VOL. XLVI.-NO. 14,480.

BIG CAR STRIKE ON IN BAY CITY

No Wheels Turn for United Railways.

EFFORT TO RUN CARS TODAY

Company to Operate Independent of Union.

2000 MEN HAVE QUIT WORK

Several Hundred Experienced Men Said to Be on Hand to Take the Place of the Strikers-Will Call for Troops if Trouble Arises.

SAN FRANCISCO, May 5,-This city is again in the throes of a bitter industrial strife. For the third time since the disaster of a little more than a year ago. San Francisco is walking because of the declaration of a strike on all the streetcar lines in the city by the Carmen's Union, the second strike of the carmen within eight months.

Only two streetcars were in operation in San Francisco today. These were per mitted to run on the Union-street line, which extends from Van Ness avenue t the Presidio. This short road of 12 blocks was considered too insignificant by the carmen to be interfered with, but not a car moved on the many lines of the United

Added to this tie-up of the streetcars is the strike of the telephone girls and that of 8000 ironworkers. Without transportation facilities and with a very much orippled and inadequate telephone service, it is feared that business will be almost at a standstill.

The Civic League has been very active all day endeavoring to end the strike and hring about a settlement of all the strikes by arbitration, but has met with no suc notice has been posted by the United Railways at all carbarns giving the carmen until Tuesday morning to return or consider themselves discharged. Intense activity prevails at all the carbarns and all preparations by the empany are indicative of a bitter and determined fight.

Men Want Eight Hours and \$3.

In lieu of the streetcars today there was a nondescript collection of vehicles. from sleek automobiles to ramshackled express wagons, conveying at verying prices those who did not care to walk from the Ferry building uptown and to and from various sections of the city.

This condition was brought about by the action of the motormen and con-ductors of the United Railways at an early hour this morning, when they voted to declare a strike after having failed to obtain an eight-hour day and a flat wage of \$3.

In previous strikes of carmen in this systems have continued operations, subject to the settlement reached on the United Railroads, or the blg system But today the Geary and California street lines are silent. The motormer and conductors have already been re inforced by the stationary firemen, who have demanded recognition of their union and an increase of wages from \$2.75 to \$3.25 per day. It is very probable that other allied unions will come to the support of the platform men.

Will Make Effort to Run Cars.

There was no disorder today, as no attempts were made by the rallway but it is expected that the effort will be made tomorrow. President Patrick Calhoun has made the significant statement that the United Railways would be operated independently of the Car-men's Union, and if resisted, would demand from the city and state author irles the full protection warranted by

The decision of the carmen to wall out was reached at 3:30 o'clock this morning, after several hours of warn discussion. Fifteen hundred men as sembled at 1 A. M., and when the meet ing came to order President Richard Cornellus, of the union, introduced a otion to adopt the schedule of \$3 and eight hours. The motion was greeted with great applause and every speaker who favored it was heartfly cheered. At 3:15 o'clock the meeting was wrangling over the question of taking a secret bailot or a standing vote. The conservative members of the union were in favor of a secret ballot, but they were strongly outvoted by the radicals, and at 3:25 A. M. a motion to strike was adopted by an overwhelming majority. The meeting broke

As soon as the men on the owl lines were notified the cars were run into the barns and 2000 men were out of

May Ask Aid of Troops.

The officials of the United Rallways have been making elaborate preparations to run cars in the event strike, for some time, and they claim to have several hundred experienced men ready to take the place of those who have quit. A number of carbarns and warehouses have been provided with

the case of serious trouble, Federa assistance may be invoked, on the ground that the United Railroads Investment Company, of New Jersey, which is the holding corporation of the United Railroads, is a corporation

foreign to this state.
It is reported that Farley, the noted strikebreaker, is in the city, and that he will have charge of the strikebreak-

Refuse to Arbitrate.

A committee from the Civic League of San Francisco, which consists of delefrom the leading commercial, civic and labor organizations, today endeavored to bring about a settlement of the industrial strife in this city. A committee from the league consisting of Norton C. Wells Isidore Jacobs, Frank W. Marvin, A. W. Scott, Jr., and Robert A. Roos, all prominent business men, called upon Henry T Scott, president of the Pacific States Tel ephone & Telegraph Company; President Calhoun, of the United Railways, and President Cornellus, of the Carmen's Union, and requested them in the inter



for Federation Officials at Boise.

ests of the city and of the public to sub mit the differences which have resulted n the strike, to arbitration. They were met with positive refusals.

Heavy shutters and iron screens were being placed at the windows of all the barns and carhouses, indicative of a bitter and determined fight on the part of the company. Preparations are being made to feed and house a large number of strikebreakers.

Free From Violence.

Only two streetcars were in operation in San Francisco today. These were running on the Union-street line, which is 73 blocks long and runs from Van Ness avenue to the Presidio. The road was allowed to operate by the carmen's union because of the shortness and insignificance of the line and the fact that does not affect the transportation situation in the city.

Although three large strikes are on, the city was remarkably quiet today. Not a single instance of violence was reported. This was largely due to the fact that no attempt was made to run cars and that it was Sunday

LINEMEN MAY ALSO GO OUT

Hold Meeting to Discuss Question of a Sympathetic strike.

SAN FRANCISCO, May 5.—The lineme of the Pacific States Telephone & Tele graph Company held a meeting today and were in conference with committees from the labor council and from the striking telephone girls on the question of declar-ing a sympathetic strike in support of the latter. No decision was arrived at so far as can be learned, and another meetng will be held tomorrow morning. There was practically no change in the elephone or iron workers' strike today.

LOS ANGELES FEARS STRIKE

Teamsters' Troubles Unsettled and Other Branches Involved.

LOS ANGELES, May 5 .- Prospects for a local teamsters strike which last night appeared encouraging have suddenly taken a turn in the opposite direction and there is a possibility of a serious strike sediate future with many other branches of labor involved.

HE FOUGHT FOR HONDURAS

John F. Poe, Jr., Returns After Serv, ing in Central American Army.

SAN FRANCISCO, May 5.—After a month's decreace as a captain in the army of Honduras, John F. Poe, Jr., a member of the well-known family of football players, arrived yesterday on the steamer City of Panama on the way back to the mining camps of Nevada, Accompanied by a young man named Maceo, he went to Honduras. Having had

experience in the United States Army, Pos

Poe speaks in great praise of Fred Mills, an American mining man who was a captain in the Honduras army, and who was shot to death in a fight with the Nicaraguans. Mills killed more than two score of Nicaraguans before they finally shot him. Following the war, says Poe, the Nicaraguans behaved very well and created very little disturbance.

OPENS VEINS: CUTS NECK

El Paso Physician Makes Desperate Effort at Self-Destruction.

EL PASO, Tex., May 5 .- Despondent be cause of ill-health, Dr. L. T. Wilson, aged 58, formerly of Virginia, a leading and wealthy physician of this city, made a desperate attempt at suicide today and his death is expected every moment. accommodations for the sustenance and lodging of the strikebreakers.

In the event of the city and state being unable to provide protection in the condition in the condition is considered hopeless.

BOTH SIDES ARE READY AT BOISE

Will Be No Delay in Haywood Trial.

UPPER COURT CLEARS WAY

Habeas Corpus Appeal Put Case Off a Whole Year.

FORCED STATE TO WAIT

Had Decision on Appeal Gone Against Prosecution, Result of Trial Would Have Been Null and Void, Explains Hawley.

BOISE, Ida., May 5.-Practically every available room in Boise, the capital city of Idaho, has been reserved for lawyers, witnesses, or newspaper men in attendnce to the court which will try William Haywood on the charge of the murder of former Governor Frank Steunenberg While there is little or no public discusion of the case, the undercurrent of inerest runs strong, and every incoming train brings additions to the very large number of people connected with the case who are already on the ground.

That there might be some delay has een dissipated by statements emanating from both sides. Clarence Darrow, of Chicago, and E. F. Richardson, of Denver, jointly leading counsel for the de fense of Haywood, have both stated that they are ready for trial. Counsel for the prosecution, James H. Hawley, and Senator W. E. Borsh, who have been en gaged specially, are of the opinion that there will be no further delay.

An application for a bill of particulars. filed by the defense, will be argued tomorrow morning before Judge Fremont Wood, who will try the Haywood case, but as his decisio is not thought that this will cause any

Cost of Case Enormous

When Governor Steunenberg was asassinated, the Mine Owners' Association offered a reward of \$5000 for the arrest of Later this amount was returned to the Mine Owners' Association by Governor Gooding with the statement that the state of Idaho would defray the cost of the prosecution of the murderer or murderers whoever they might be The defense fund raised by union labor throughout the country, and as an emergency fund by the Miners' Federa-tion, is reported to be very large, and the total cost of carrying on this case from first to last will be enormous. James H. Hawley, the leading counse

States, treating of appeals to the United States Supreme Court from United States Circuit Courts in habeas cornus where a prisoner is held by state courts, makes null and vold any action of the state court pending an appeal. The great ajority of courts of last resort hold any action upon the part of the trial court absolutely void until the decision of the higher courts have been actually ren-It will be seen, therefore, that if in May, 1906, we had proceeded to trial n the trial court of this state before the

the state, shortly before the convening of the District Court of Canyon County in May, 1995, called the attention of the defendants' attorneys to this provision of the United States statutes and states in the United States statutes and states in the Court of the Court of States statutes and states in the Court of States statutes and states in the Court of the Court of States statutes and states in the Court of the Cou the United States statutes, and stated in a letter to them on the subject, that we done these men."

The President's letter follows:

The White House, Washington May 2 trial, and if they also were ready, they should arrange for matters so that we ould proceed to the trial without harm eing worked to the defendants. We being was made a captain at \$2 a day. He was too late to participate in the biggest battles, but was present at the siege of Amapaia and had charge of an old gun at Buena Vista Fort.

pointed out that all of their rights would be saved if the appeal from the Circuit Court was dismissed. The attorneys for the defendants answered our letter declining to dismiss the appeal, and expointed out that all of their rights would be saved if the appeal from the Circuit Court was dismissed. The attorneys for clining to dismiss the appeal, and expressed themselves as fearful that a question of jurisdiction might arise upon the dings of the Supreme Court of this state, which would be injurious to them if the appeal from the United States

Circuit Court was dismissed. Defense Blocked Immediate Trial. "On the opening day of the state District Court in May, 1906, we called the attention of that court to the section of the United States statutes, and the court. after due consideration, held that no proceedings could be had in that court as ong as the appeal from the United States Circuit Court was pending in the United States Supreme Court. This ruling necessarily continued the cases until

the appeal was disposed of. "Delays in the trials of criminal cases almost invariably work a hardship upon the prosecution, and operate in favor of the defense. I am not complaining bethe trial in May of last year, by the dis-

EVENTS OF COMING WEEK

feud will be heard in Lexington, Ky., on Tuesday, when the alleged slayers of James Cockrill will be placed on trial. The defendants are Judge Har-gis, Senator Alexander Hargis, Sher-iff E. D. Callahun and Jesse Spicer.

iff E. D. Callaban and Jesse Spicer.
Charles S. Fairchild, who was indicted several months ago for forgery in the third degree in connection with the so-called "Prussian
bond transaction" of the New York
Life Company, will appear in court
on Monday to answer to the charge.
Representatives of state and city
Roards of health and contents.

ganisations formed to combat case, will meet in Washington Mon-day to take part in the three days' session of the National Association for Study and Prevention of Tubercu-

Boards of health and of various

The National Congress of Mothers will open at Los Angeles next Friday.

missal of the appeal mentioned. They acted within their legal right in the refusing, but the refusal should have precluded themselves or their friends com-plaining of the delay."

On the cause of the delay Clarence Darrow, of counsel for the defense, had this to say:

Defense Wanted Early Trial.

The defendants have not only be ready for trial, but have insisted on trial all the time since the indictments were returned 14 months ago. Every motio for continuance has been made state and resisted by us. After the mer were brought to Idaho, writs of babeas ornus were asked in the State Court and the Federal Court to cover any question of jurisdiction that-might arise. Both of these cases were appealed to the Supreme Court of the United States and the case advanced for as early hearing as we could get. The United States statutes provide where an appeal is pending to the Supreme Court of the United States no judgment or execution can be carried out pending that appeal. As applied to this case, this been convicted and sentenced to death or mprisonment in the penitentiary the sen ence could hot have been carried out until the Supreme Court had passed upon the appeal, but in the meantime the courts of Idaho had the same right to try the men while the appeal was ing as they had after the appeal had been disposed of. If there could be any doubt under the statute, which there could not, the Supreme Court of the United States expressly decided the matter in this way in the case of Mrs. Rodgers, of Vermont, who was tried and convicted pending such an appeal.

Representatives of Labor Unions.

A number of labor unions and federaions throughout the country are to be represented during the trials by means especially chosen for the purpose. These representatives will attend the trial and make reports to their organizations. It was proposed to have an unofficial jury of 12 representatives of union labor hear all the testimony and arguments and formally vote on the guilt or innocence of the accused, but it was stated today that the plan had been abandoned. Several of the on representatives have already arrived and others will come in during the week.

PRESIDENT'S LETTER IS READ

Reiterates Statement That Justice Should Be Secured at the Trial.

for the prosecution, was asked to a comment the reasons for delay in the trial of Haywood. Moyer and Pettibone. Much comment has been caused throughout the country by this delay. It has been a miscarriage of justice for or against Moyer and Haywood, awaiting trial at Boise, Idaho, charged that the state has wilfully caused the delay, and that the prisoners have the delay, and that the prisoners have the delay. Mr. Hawley dence to the attention of the Attorney-dence is submitted to him showing that there has been a miscarriage of justice for or against Moyer and Haywood. Awake, he worries what would happen if the ballot boxes were open. Askeep, he is popularly supposed to have horrible nightmarcs on the same subject.

The bulk of the crooked work done in the mayoralty election of 1995 was added to the district of the di NEW YORK, May 5.—In a letter read teenth street, a privilege easily worth is a matter today before the Central Federated several hundred thousands of dollars a in the least.

"By wijning him to be a privilege of the least of t

thorities to take.

The communication was the formal reply of the President to the union comwhere the Sullivan clans are supreme. mittee which recently called on the President and requested him to set forth in general his attitude loward the accused men; and specifically why he had re-ferred to Moyer and Haywood as "undesirable citizens.

In making his report today the chairman, John Henry, said the committee had spent more than an hour with the President, at which time the matter is hand was thoroughly discussed. President signified his intention of formally replying in the letter which the chairman then read.

Following the reading there was an

ecision of the supreme court had been animated discussion, during which the decision of the supreme court had been rendered, the defendants would have been discharged, as they could not a second time be put in jeopardy of their lives.

"Senator Borah and myself, acting for "Senator Borah and mysel

the matter) to see that exact justice is done these men."

The President's letter follows:

The White House, Washington May 2.—
My Dear Mr. Henry: When you, in company with Messra Coakiey and Brown, called upon me this morning, I read you the letter I had written to the Attorney-General of March 25, 1906. At your request, I giadly send you the following extract from that letter:

"Our duty is iff it should ever happen that we had any power in the matter) to see that exact justice is done these men. There must be no condonation of lawlessness takes the form of an effort to avenge the wrongs committed by the lawlessness of others. The sole question as regards Moyer and Haywood must be the question whether or not they can be shown to be guilty of this particular act, and their legal rights must be as carefully safeguarded as those of any other men. It is alleged that they were extradited from Colorado in a manner that amounted to a betrayal of their legal rights. I should like to have the District Attorney of Colorado, and if necessary, the District Attorney of Idaho, give me such information as they can on this point. I should like to get from the District Attorney of Idaho, sive me such information as they can on this point. I should like to get from the District Attorney of Idaho any information, that he can obtain as to whether or not there has been the slightest disposition shown by the authorities in Idaho to act toward these men in an unfair or improper manner, or to deny them incir legal rights. On the other hand, I should like to know whether there is any symptom of a miscarriage of Justice in their favor. The intemperate violence with which the Socialistic or labor papers like that of Deba and I am sorry to say some other labor organizations, have insisted, without any knowledge of the facts, upon treating these men as martyrs to the cases of labor, has unquestionably resulted in tremendous pressure being brought to

(Concluded on Page 4)

TIGER'S STRIPES ON FLAG OF PEACE

Boss Murphy Will Have All His Own Way.

MAYOR IS DOWN AND OUT

Will Retain His Office, But Is to Get No Other Favors.

M'CLELLAN ASKED TRUCE

Got Tip That He Was to Be Counted Out, and He at Once Capitulated-Hearst Will Get No Recount of the Votes.

NEW YORK, May 4.—(Special.)—The treaty of peace signed by Mayor Me-Clellan and Tammany Leader Charles

F. Murphy is generally regarded as a victory for the organization and a "lemon" for the city's executive.

"The Mayor was actuated by the highest motives. He wants organization support for a good, clean admin-istration," say friends of Mr. McClellan, "Tammany doesn't care anything about McClellan, but it is good politics to get together." This is the public statement of organization men.

"McClellan has picked a lemon in the garden of politics, just as Hearst did." This is the view expressed by Independence Leaguers.
The fact of the matter is that a number of things combined to bring about an end of the warfare which the little Mayor had planned to institute. McClellan is practically the only man in New York State who does not realize that his day in politics is over. He the that his day in politics is over. He tried last year to turn out Tammany, and failed. This year he tried again, under better and more experienced di-rection, and might have won had he

kept his courage. Under the direction of Senator Pat-rick McCarren and ex-Senator Maurice Featherson, anti-Murphy clubs were formed in every assembly district in town; patronage was used against Mur-phy and his friends; the police force was utilized as an engine for their downfall, and the old crowd in the Fourteenth-street wigwam were in a

mighty bad way.

And then "Big Tim" Sullivan entered the field in full warpaint, and the little Mayor took to the woods. "Big Tom's" Slippery Footing.

Sullivan, it might be explained, stood to lose more than any other Tammany leader. He owns a number of thea-ters, which could easily get into trouble with an unfriendly Building Commissioner or with a Police Commissioner who analyzed the "sacred character of the "sacred concerts" giv en on Sundays. In addition to this, Sullivan is popularly supposed to hold the right of saying which poolrooms shall be allowed to run below Four-

Hearst knows it; McClellan knows it Sullivan would not even deny it. So Sullivan, thoroughly recognizing the Mayor's mania, was glad to meet one of McClellan's kitchen cabinet at the races the other day. After chatting on indiffer nt topics, Sullivan said:

"I've always liked Mac, but I'm afraid there are hard days ahead for him. Murphy is gathering evidence of crooked work and means to put Hearst wise to the dis-tricts where the most fraud was com-mitted. I've told him not to do it, but his mind is made up. He is bitter

This statement got back to the Mayor in record-breaking time, and greatly ex-cited him. He sent for Corporation Coun-sel Ellison, and made Ellison his deputy to negotiate a "harmonious agreen Naturally Ellison hunted up Sullivan, As he himself said in a public statement, "We are old and dear friends. I believe possess his confidence and I know he McClellan insisted that he should be left

in a seemingly independent position, although he was willing to secretly accepthe men wanted by Tammany for various racancles in the city government. "Regarding the Mayor's future,"

McClellan's enemy at one of the confer-ences, 'he does not desire a re-election at the expiration of his term, and will be thoroughly satisfied if given his old seat in Congress. "Tell the Mayor he ought to be the

oughly satisfied to keep in the City and keep out of jail; he can't go to was the answer returned with Murphy's approval.

Whereupon McClellan decided that he didn't want to go to Congress anyhow. And he won't

McClellan Has Lost All.

Under the terms of the treaty, Tam-Recount bill, which having passed the Assembly is now on the calender in the Senate. And Tammany will not ald ald Hearst even if the law says that the ballot boxes are to be opened.

This is all the Mayor gets out of it; a This is all the Mayor gets out of it; a possible chance to serve out a term of office to which a majority of the voters believe he was never elected.

will receive \$10,000,000: Mrs. Smith, the widow, according to the same report, will receive \$4,000,000: Lady Cooper \$2,000,000 and the Chicago Hospital \$500,000. About \$500,000.

On the other hand, the organization gets | 000 will go to various charitable organiall the patronage for the remainder of McClellan's term. Murphy will not bothered in carry out his building con tracts; Sullivan's theaters and poolroom will run as he wishes them; and the postreet just as they have done for many years.

Tammany practically concedes nothing:

McClellan yields practically everything.

of other groups.

and the men who followed the Mayor's fortunes will go in the political discard at the end of his term.

Featherson Is Incensed.

The remarks made by Maurice Feather-son when he heard about McClellan's cab-het surrender, are said to have been ex-cessively forcible. Featherson was rec-ognized as the Mayor's manager, and yet so quietly were the negotiations conducted that he knew nothing about it until all was over.

Partial Inquest Shows

that he knew nothing about it until all was over.

This coup pulled off by Sullivan insures Murphy's retention of the reins of power. It also is taken to mean that he is done with Hearst, and will entirely ignore the League from this time on.

The understanding is that McCarren will be recognized as the leader of Brooklyn, not only while McClellan is in office, but afterwards, by Murphy. In fact McCarren is the only McClellan man who has come out of this fight in anything like an enviable position.

It means that Murphy, when the time for the next city convention rolls around.

for the next city convention rolls around will consult with McCarren in the makeup of the ticket, and place upon it men who are satisfactory to the Brooklyn Boss. Furthermore, although McCarren admitted he knifed the candidate for Gov-

Horace N. Marvin, Jr., Missing Box

ernor last year, he will sit in future state conventions and he undisturbed as a mem-

All of which causes loud wails from the

anti-McCarren men in Brooklyn, who were thoroughly convinced that the Kings County organization was to be turned over to them.

The Independence League men declar

Tammany Man States Case.

"The fact of the matter is," said

The boss will name the next Democratic candidate for Mayor, and elect his too. Then we will run the town as i ought to be run. In the meantime Mc

Ciellan is thoroughly horse broken, and

McClellan is ungrateful and unreliable.

is no hope for McClellan. He may linger along until the end of his term, but on January 1, 1910, Tammany and everybody else will be done for him forever." Murphy is perfectly satisfied with con-

ditions, and the Mayor loudly proclaims

his own personal happiness.

At the city hall the white flag is hanging at half mast, while over it is hovering the dove of peace, but with stripes

And the men who stood by McClellan

Funeral of J. H. Smith to Be Tues-

NEW YORK, May 5.—The body James H. Smith, who dled in Ja March 27, arrived here tonight. I funeral will be held in St. Bartholome

Protestant Episcopal Church Tuesday

The body was accompanied by the widow

and her son and daughter, Miss Anita Stewart and William Rhinelander Stew-

art, Jr., the Duchess of Manchester and the father of the Duchess, Eugene Zim-

According to a report tonight the largest

individual legates in Mr. Smith's will will be George Mason, of Aberdeen, S. D., a son of Mr. Smith's sister, who, it is said,

Big Government Majority.

MADRID, May 5.-The result of the

been announced show an overwhelming governmental majority, comprising 72

day-Nephew Gets Big Bequest.

onventions and he undistur er of the State Committee.

tain to confront no organized

Mayor's chair.

like a tiger.

Death Not Violent.

MARVIN BOY NOT DROWNED

PRICE FIVE CENTS.

MURDER THEORY

IS NOT UPHELD

Autopsy Shows No Wounds or Broken Bones.

BEEN DEAD FOR SIX WEEKS

Funeral Held Sunday, Burial to Be Made at Sloux City Next the Grave of Child's Mother-Father Still Clings to Murder Theory.

that there never was any crime involved in the pathetic tragedy that brought to a close the life of four-year-old Horace Marvin, Jr., the lad whose whereabouts anxiety for two months, and whose body was yesterday discovered within half s nile of his father's home

In order to permit the burial of the child's body a partial inquest and partial sutopsy were held today and a simple funeral took place this afternoon, the nterment being in the lawn near the couse. The body will later be sent to Sloux City, Ia., to be burled beside the grave of the child's mother.

Death From Starvation

The one definite thing brought out by the investigation was contained in a statement by Dr. J. H. Wilson, who performed the autopsy. He stated that the boy had not been drowned, but had died probably opinion death occurred not less than four weeks ago and probably not less than six weeks ago. No marks of violence were found on the body; there was no wound of any sort and no bones were broken Possibly the child had lived for 45 hours after taking food.

Stomach to Be Analyzed.

To settle definitely whether the child that the influence of Ryan, Belmont and the other corporation bogies brought about the treaty of peace, but there is very little evidence to support it. ifed simply of exposure and starvation or was the victim of foul play. Dr. Wilson of Dr. A. Robyn, city bacteriologist of Wilmington, who will make an analysis to discover if there is any trace of poison Tammany district leader today, "that Murphy has decided there is nothing more to gain by working with Hearst. Hearst will probably prevent any Democrat from having a look-in for President, but that Pending the result of this analysis Dr. Wilson will not be able to make a report of the autopsy, and the Coroner's inquest having a look-in for President, but that is a matter that does not worry Murphy was therefore adjourned until his report should be received. A large number of witnesses, including everyons who was in By wiping out McClellan and making he vicinity of the Marvin farm on th day of the child's disappearance, has been when the next city convention rolls summoned to attend the next session of

> the inquest. Father Clings to Murder Theory.

Despite today's developments, Dr. Marvin. the father of the child, clings to the theory that his child was kidnaped, held will give us about anything we want.
"I understand he has an idea that he can work himself into Murphy's good graces again, and he will probably be enfor some weeks in seclusion and then murdered and placed in the marsh where the body was found. All of those who "But he is the deadest man that ever held office. Murphy made him an Alder-man, sent him to Congress for years, and single-handed twice landed him in the were concerned in the prosecution of the search in the vicinity of the house adhere also to this theory, but the more general impression in the large crowd that visited the farm today was that the search of the premises was never thorough and He has shown his caliber by throwing down the men who stuck to him after he broke with the organization. Some of them may be forgiven in time, but there that the child had been in the marsh since March 4, the day on which he

CONTENTS TODAY'S PAPER

disappeared.

The Weather.

YESTERDAY'S Maximum temperature, 72 degrees; minimum, 45.
TODAY'S Showers and cooler; southerly National.

Secretary Taft thinks wages on isthmus compare very favorably with those paid in the States. Page 2. and the men who stood by accelerate are taiking savagely about him, and pulling every wire in a frantic effort to get back into the good graces of an organization that never forgets disobedience and seldom forgives it. Judge Farrar, of New Orleans, says Nation has right to regulate railways. Page 1. Domestic.

Marvin boy died a natural death, Page 1. BODY REACHES NEW YORK McClellan's peace with Tammany shows the tiger has swallowed the Mayor. Page

Haskin writes on seed raising. Page 3. Chicago police department has been paying tribute to politicians. Page 4-Kansas hits legal snag in war against brewers, Page 4.

Bright business outlook on Chicago Board of Trade, Page 8. Pacific Coast.

Will be no delay in Haywood trial at Boise.

Page 1. County Council of Linn County Grange starts movement among Grangers for more equitable assessment, Page 4.

Los Angeles ready to entertain Mystic Shriners. Page 3. Sports.

Portland lets game go by default because of street-car strike. Page 5. Portland and Vicinity. Defeated primary candidates discuss po-litical situation. Page 4.

Dr. F. Burgette Short advises congregation ewsboy wounded by unknown assallant. Page 14. Thomas McCusker writes interesting letter

from Jamestown. Page S. Dr. Brougher says he is losing no sleep over Devin's nomination; will not remain to vote for Lane. Page 12.

ker and Empire Theaters close season on June 1, Page 4.