

WITH BOWED HEAD, MORSE GETS HOME

Paroled Bank Wrecker Grim and Silent as Wheeled to Waiting Taxi.

SAD, PALE WIFE AT SIDE

Invalid Felon Recoils From Photographers' Flashlights and Stares of Curious as Train Gets to New York.

NEW YORK, Feb. 8.—Charles W. Morse, bank wrecker and paroled convict, came back tonight to the scene of former triumphs and his conviction, crumpled up in a wheel chair, silent and impassive.

Which his white-faced wife at his side, he was pushed through the curious throngs at the Pennsylvania station, lifted quickly into a taxicab and whisked away to his home, to remain for a week or ten days before starting for Bad-Naumburg, Germany, where he hopes to recover his health, which physicians say penitentiary life has shattered.

Mr. Morse felt any emotion at his homecoming he did not show it. Not once did he open his lips during the progress of the wheel chair from train to taxicab. A photographer has taken the first photograph of the returning banker.

Mrs. Morse is pale. Mrs. Morse looked anxiously at her husband as the smoker cleared and pressed close to the chair as it was wheeled away. Her face was ashen, but she said nothing.

Curious Shoved Back. As the party approached the waiting taxicab the police fought back the morbidly curious who pressed forward, and, with the help of the station police, a lane was formed.

Charges Against Pastor Dropped and Church Rolls Gain 24 Members.

POOL PLAYER IS UPHELD

CONFEREES CANNOT AGREE

SPECIAL SESSION COMING

SEASIDE CAMPAIGN IS ON

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the city. The membership fee has been placed at \$1 per month. The money for advertising purposes will be raised by a committee. It is intended to visit all the merchants and have them sign for a specific amount which they are willing to give each month.

At present only Portland newspapers will be used for advertising, but other Northwestern and Middle West papers will be used as soon as the club becomes thoroughly organized.

The city is in great need of a bank, creamery and an ice plant. Since the Seaside Bank failed here over a year ago, when the cashier, E. N. Henninger, committed suicide by blowing off the top of his head with a large caliber rifle after he had misused the funds of the supposed prosperous institution, the merchants have had to do all of their banking in Astoria and Portland.

A number of the business men would help finance a bank here, if a good man were ready to start the proposition. The country is adapted to the dairy business, but most of the milk is shipped to Astoria for butter fat, and there are thousands of dollars sent every year to Portland for butter. If a creamery could be established here the money would stay in the community.

During the Summer season there are over three tons of ice shipped here from Astoria every day and a considerable amount during the Winter, but if there were an ice plant here more ice would be used and it would be much easier to get.

An application has been made to the

Postmaster-General at Washington for free delivery of the mail within the city limits. The City Council has been asked to number all the houses within the city limits to comply with the postal laws.

GOMPERS IS UNCHANGED

COURT TOLD SPEECHES VOICE "PRESENT BELIEFS."

John Mitchell Does Not Disclaim Co-Responsibility for Articles Resulting in Charges.

WASHINGTON, Feb. 8.—Samuel Gompers and John Mitchell, of the American Federation of Labor, were heard today in the Supreme Court of the District of Columbia in contempt cases arising out of the boycott of the Burns, Stone & Range Company. Both refused to deny responsibility for reprinted utterances or for articles written on the subject of injunctions in labor cases.

"I made those speeches," said Gompers, "because I believed in the right of free speech, if because of the exercise of that right, I must go to jail—and I would feel the loss of my liberty keenly—I will face that jail sentence and will not flinch."

Gompers said his speeches "voiced present beliefs." He disregarded the instruction of his counsel, Alton B. Parker, and answered questions which he could have avoided by strict court procedure.

Mitchell said under oath that he had not signed editorials and circulars from the American Federation of Labor in the boycott case, from which his sentence for contempt was pronounced. He was asked about his speeches at Toronto and Indianapolis, in which he scored the injunction issued by Justice Gould and the contempt sentences imposed by Justice Wright.

Mr. Mitchell looked intently into the face of Justice Wright as he began. "When I was sentenced to nine months in prison," he said, "I felt keenly. It was under peculiarly trying circumstances that I discussed it afterwards. I felt then, and feel now, that this court had no right and should not have the right to sentence me to prison for contempt."

"It was for the rights of the American workman that I spoke, I was not to arouse my fellow workmen to the crisis which is developing in this country, because of the abuse of the injunction power, which, in my opinion, had done much to lessen the confidence of the people in the integrity of the courts."

CITY DIVIDED ON BRIDGE

Roseburg Citizens and County Court Confer Over Sites.

ROSEBURG, Or., Feb. 8.—(Special.)—Whether Roseburg is to have one or two steel bridges is the question that took more than 200 voters and taxpayers to the Courthouse yesterday following an appointment with the members of the County Court.

Many advocated abandonment of the present bridge at the foot of Lane street and the construction of a new structure at the foot of Oak street. Others suggested that the present Lane-street bridge be maintained and that a second bridge be built at the foot of Douglas street. Those favoring the Oak-street bridge presented petitions bearing the signatures of 250 taxpayers. In opposition to the petitions a number of remonstrances were filed, alleging that abandoning of the Lane-street bridge would waste the county's money.

The Oak-street advocates declared that the present bridge was unsafe and would have to be rebuilt. The County Court has the petitions, remonstrances and other data and probably will consider the question soon.

PENNEY BROS. FRIDAY SPECIAL

We offer our \$2 wines at \$1 a gallon; \$1.50 wines at 75c a gallon; Straight Kentucky Whisky, seven years old, regular \$4.50, at \$2.50 a gallon; Kentucky whisky, regular \$3.50, at \$2.50 a gallon; \$3 grade whisky, \$2.10 a gallon. Friday only, 379 E. Morrison st. Phone East 217, E. 2128. Free delivery.

WOMAN SAYS HINES OFFERED HER BRIBE

Lorimer Committee Treated to New Sensation by Telegraph Operator.

ATTORNEYS NEAR BLOWS

Hines, Declares Haney, Is Not Only Man Who Can Be Insulted With Impunity—Stenographer to Be "Tested" Today.

WASHINGTON, Feb. 8.—A sensation was produced today in the Senator Lorimer committee hearing by Miss Helen Seavers, telegraph operator in a local

hotel, who testified that Edward Hines, millionaire lumberman, had offered her money to let him see a telegram Detective Bailey had just sent to H. E. Kerr several weeks ago. Under cross-examination she declared that it was not meant as a tip. The telegram announced a postponement of the hearing. Miss Seavers swore that a few minutes after Bailey sent the message she saw the message just sent to Kerr.

"I told him it was against the rules," said Miss Seavers. "He said, 'I will give you something if you will let me see it.' I said 'I won't take anything, nor be bribed when I know I am doing wrong.' He said he would come back."

Money Visible by His Color. Miss Seavers added that Mr. Hines then said he would "put something in your paw," if she would let him see the telegram. The witness declared that Hines had money in his hand, because she saw the "green" and that she shut the money drawer because she did not want him to drop the money in there.

On cross-examination Miss Seavers was confused in her statement as to whom she had talked about the Hines incident. The next day she testified, Detective Bailey remarked to her: "Little girl, don't show my telegrams to anyone."

At first she did not tell of informing Bailey then that Hines had sought to see the telegram. Later she testified that she did.

Attorney Resents Insultation. Physical hostilities were threatened when Miss Seavers told of a visit paid to her by Bailey and Attorney Healy, associated with Attorney Marble in representing the committee in regard to the Hines incident.

"Did anybody else hold money in their hands while they were talking with you on that occasion—while Mr. Healy and Mr. Bailey were talking with you?" inquired Attorney Haney.

"That is a gratuitous insult," flashed Attorney Healy. Attorney Haney retorted that he wanted it understood that Edward Hines was not the only man who could be insulted in the hearing.

Attorney Healy rose to his feet. "If that insultation about the attorney for this committee is true, I should be driven from his doors as unfit to represent it," he shouted excitedly.

Stenographer to Be Tested Today. Chairman Dillingham suggested that no insult had been intended, but Senator Lea and others protested. Attorney Marble envisioned the already tempestuous proceedings by declaring that Attorney Haney's remarks assumed money was in sight and that it was a "trick" question.

"He would not make that remark outside the committee-room and I protest he be not allowed to make it here," flared Haney.

The committee struck out Mr. Haney's question containing Mr. Healy's name, but held that it was not a "trick" question.

The committee has planned for tomorrow to subject J. E. Sheridan to a test of taking shorthand over his telephone apparatus.

In a statement issued after the adjournment of the committee, Hines denied explicitly the testimony of Miss Seavers. "I did not, directly or indirectly," the statement says, "offer her money or any other inducement to see the telegram and had no money of any kind in my hand at the time. The whole story is an absurd fabrication concocted by the Burns detectives."

Officials Appeal Salary Suit. CENTRALIA, Wash., Feb. 8.—(Special.)—The Lewis County officials, who have been ordered by the Superior Court to repay to the county more than \$2000 in excess salaries drawn by them through a blunder of a former Board of Commissioners in raising the classification of the county, will appeal their cases to the Superior Court. The cases were tried by specially appointed prosecutors, as Prosecuting Attorney J. R. Buxton, one of the officials sued, would have been placed in a position where he would have been forced to sue himself.

Army Officers Transferred. OREGONIAN NEWS BUREAU, Washington, Feb. 8.—Captain James Pickering, First Infantry, now on special detail duty at Monterey, Cal., is at his own request transferred to the 24th Infantry, his place being filled by Captain Henry M. Pales, 24th, who wants to join the First Infantry.



JOHN McCORMACK the famous Irish tenor will be heard at the Heilig Theater on Friday Evening FEBRUARY 16th

Those music lovers who expect to be present will be glad to know that Mr. McCormack uses the Steinway Piano

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BEN SELLING LEADING CLOTHIER Morrison at Fourth Street

STATE'S POWER NIL "Dr." Hazzard to Practice and Cannot Be Haltered.

LICENSE GOOD SIX MONTHS President of Washington Board of Medical Examiners Says, However, That Conviction of Woman Grounds for Revocation.

SEATTLE, Wash., Feb. 8.—(Special.)—Linda Burfield Hazzard, "fast specialist" convicted of manslaughter in the Superior Court of Kitsap County for having started to death Miss Clara Williamson, a rich Englishwoman, intends at once to resume "practice" in Seattle and the State Board of Medical Examiners, until next July, will be powerless to interfere.

Dr. E. Weldon Young, president of the State Board of Medical Examiners, states that, though according to the

law he believes that it will be impossible to prevent her from practicing, he will consult with attorneys if the fast cure "doctor" attempts to open offices. "The law provides," said Dr. Young, "that the question of refusing or revoking a license can be taken up only at a regular meeting of the Board of Examiners, and then after 30 days' notice has been given to the applicant or the person concerning whom a com-

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DON'T PULL OUT THE GRAY HAIRS; A SIMPLE REMEDY RESTORES COLOR. Darkens the Hair, Stops Dandruff, Falling Hair and Itching Scalp. "Pull out one gray hair and a dozen will take its place" is an old saying, which is, to a great extent, true, if no steps are taken to stop the cause. When gray hairs appear it is a sign that Nature needs assistance. It is Nature's call for help. Gray hair, dull, lifeless hair, or hair that is falling out is not necessarily a sign of advancing age, for there are thousands of elderly people with perfect heads of hair without a single streak of gray. When gray hairs come, or when the hair seems to be lifeless or dead, some good, reliable hair-restoring treatment should be resorted to at once. Special-ists say that one of the best prepara-

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