THE MORNING OREGONIAN, FRIDAY, FEBRUARY 9, 1912.



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. L-Charles W. Morse, bank wrocker and paroled Fed-eral convict, came back tonight to the scene of former triumphs and his con-viction, crumpled up in a wheel chair,

viction, crumpled up in a wheel chair, silent and impassive. With his white-faced wife at his side, he was pushed through the curious throngs at the Pennsylvania and whisked avickly into a taxicab and whisked avay to his home, to re-main for a week or ten days before starting for Bad-Nauheim, Germany, where he hopes to recover his health, which physicians say penitentiary life as shattered. If 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. He did not even raise his head, but sat with hands limp on the chair arms.

Camera Men Walting

Camera Men Walting. The train from Atlanta, where Morse served less than two years of his 16-year sentence, was more than an hour late. Reporters and photographers by twept into the station at 5.68 there was a rush to the front exit of the values of the station at 5.68 there was a rush to the front exit of the values of the station at 5.68 there was a rush to the front exit of the values of the station at 5.68 there was a rush to the front exit of the values of the station at 5.68 there was a rush to the front exit of the values a rush to the front exit of the values a rush to the front exit of the values a rush to the front exit of the values a rush to the front exit of the values a rush to the front exit of the values a rush to the front exit of the values a rush to the front exit of the the chair. A photographer had taken the first flashlight of the returning banker. banker.

Mrs. Morae Is Pale.

Hrs. Morse is Pale. Mrs. Morse looked anxiously at her husband as the smoke cleared and pressed close to the chair as it was wheeled away. Her face was ashen, but she said nothing. Dr. A. L. Fow-ler, of Atlanta, who accompanied Morse and will go to Europe with him, when asked how the banker was, replied: "He is a very sick man, but he stood the trip better than had been ex-pected."

"Will there be any old friends at the house to greet him tonight?" "No one except the little family

party."

Curious Shoved Back.

Curious Shoved Back. As the party approached the waiting inxicab the police fought back the morbidly curious who pressed forward, and, with the help of station attend-ants, a lane was formed. Through this Morse was shoved and lifted into the vehicle.

Mrs. Morse was for the moment for-gotten. Dr. Fowler turned to assist her. She was breathing hard and ewaying in the jam. The doctor put out his arm to help her, but she re-plied: "Don't mind me. Get Mr. Morse in asfelv." in safely.

A tense moment followed, punctuated with more flashes and reports, then the little party whizzed away.

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PAROLED BANK-WRECKER WHO IS BACK IN NEW YORK, AND HIS FAITHFUL WIFE.

Mrs. Charles W. 1.orse. Chales W. Morse.

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

Money Visible by Its Color.

Miss Seavers added that Mr. Hines WASHINGTON, Feb. & —Samuel Gom-pers and John Mitchell, of the Ameri-can 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 Bucks Stove & Range Company. Both re-fused to deny responsibility for re-fused to deny responsibility for re-fused to deny responsibility for re-fused to the subject of injunctions in labor cases. "T made those speeches."

Attorney Resents Inslauation

Physical hostilities were threaten

TOHN 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**

unfit to represent it," he should ex

Sherman Mlay & Co.

EXCLUSIVE STEINWAY AGENTS

FOR PORTLAND Morrison Street at Sixth

citedly. Stenographer to Be Tested Today. Chairman Dillingham suggested that Chairman Dillingham suggested that no insult had been intended, but Sen-ator Lea and others protested. Attor-ney Marble enlivened the already tempestuous proceedings by declaring that Attorney Hanecy's remarks as-sumed money was in sight and that it was a "trick" question

that Attorney Hanceys remarks as-sumed money was in sight and that it was a "trick" question. "He would-not make that remark outside the committee-room and I pro-test he be not allowed to make it here." flared Hancey. The committee struck out Mr. Han-ecy's question containing Mr. Healy's name, but held that it was not a "trick" question. The committee has planned for to-morrow to subject J. E. Sheridan to a test of taking shorthand over his telephone apparatus. In a statement issued after the ad-journment of the committee, Hines de-nled explicitly the testimony of Miss Seavers. "I did not, directly or Indi-rectly," the statement says, "offer the girl 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

VOU MEN will be delighted with the clothing we've brought here for your Spring wearing; it embodies the trinity that makes good clothes - fabric, design and workmanship. You'll be glad to wear clothing like this because of its richness of fabric, its individuality and its perfect fit.

CEE THESE splendid English cheviots in the weights and colorings of Spring-these Donegal homespuns that have come over from the little island-these Scotch tweeds that carry with them a breath from the heather-aye, they're fine cloths, mon.

OTS of good American weaves to choose from-fine worsteds and fancy cloths-fabrics that show the art and the skill of American designers and American weavers.

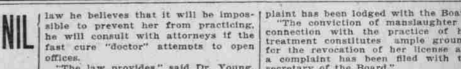
WHEN YOU come in, you'll find the correct models-the semi-English, the box coat and the conservative; you'll find our label on every suit, and IN every suit what our label stands for-Ouality and Integrity.

SPRING SUITS are modestly priced-\$20 to \$35.

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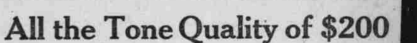


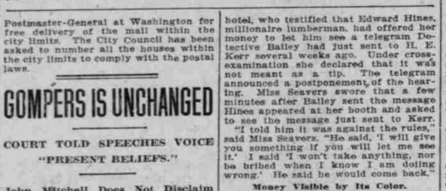
LEADING CLOTHIER Morrison at Fourth Street



"The conviction of manslaughter connection with the practice of h for the revocation of her license ar a complaint has been filed with the secretary of the Board."

"The law provides," said Dr. Young, "that the question of refusing or re-voking a license can be taken up only at a regular meeting of the Board of Examiners, and then after 39 days' notice has been given to the applicant or the person concerning whom a com-





COURT TOLD SPEECHES VOICE "PRESENT BELIEFS."

John Mitchell Does Not Disclaim

Co-Responsibility for Articles

POOL PLAYER IS UPHELD

Charges Against Pastor Dropped and Church Rolls Gain @4 Members.

SPOKANE, Wash., Feb. 8. - When numbers of his flock discovered that their minister. Frank M. Pitman, pas-tor of the Hope Congregational Church of Newport, Wash., played pool in the of Newport, Wash., played pool in the public billiard hall of the town, they complained to the Congregational min-iaters of Spokane and asked for an in-vestigation of his actions. At the hearing it was brought out that the preacher was the champion pool player of the town and popular among the businessmen, who threatened to with-draw their support of the church if he was removed. The hearing was held in the church

was removed. The hearing was held in the church, which was crowded to its capacity, and at its conclusion the investigating com-mittee recommended that the pastoral relations be continued. Soon after the hearing 24 new members were added to the church rolls.

CONFEREES CANNOT AGREE

Bristow Amendment Point of Direct Elections Controversy.

WASHINGTON, Feb. 8.—The con-ferees of the two houses of Congress on the joint resolution providing for the election of Senators by direct vote have decided to report a disagreement. The report will not be made until friends of the resolution feel sure of the presence in the Senate of all its supporters. The disagreement is over the Bris-tow amendment, retaining the super-

tow amendment, retaining the super-vision of Congress over Senatorial elections, and there will be a motion rections, and there will be a mation in the Senate to recede from that pro-vision. It is believed this motion would carry, but there is no such assurance of the adoption of the resolution after the elimination of the Bristow amend-

SPECIAL SESSION COMING

Nevada Governor Wants to Put Business of State on Cash Basis.

RENO, Nev., Feb. 8.-Governor Tasker L. Oddle, of Nevada, issued a call to-day for the State Legislature to convene in special session on February 23 at Carson City. The session is called for the purpose,

says the Governor in his proclamation, first, to provide for a state loan for the people enabling the state to transact business on a cash basis, and second, to provide for a state tax levy.

SEASIDE CAMPAIGN IS ON

Commercial Club Plans Big Pub-

Beity Movement.

SEASIDE, Or., Feb. 8.-(Special.)-A largely-attended meeting of the newly-organized Commercial Club was held last night in their spacious quarters on

labor cases. "I made those speeches," said Gom-pers, "because I believed in the right of free speech. If because of the ex-ercise 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 be could have avoided by strict court procedure. fied that she did.

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. Bulley were talking with you?" inquired Attorney Haneoy. Mitchell said, under oath, that he had not signed editorials and circu-lars from the American Federation inlars from the American Federation in-terests in the boycott case, from which his sentence for contempt developed, but he did not disclaim coresponsibil-ity for them. He was asked about his speeches at Toronto and Indianapolis, in which he scored the injunction is-sued by Justice Gould and the con-tempt sentences imposed by Justice Wright. Mr Mitchell looked intently into the "That is a gratuitous insuit." flashed Attorney Healy. Attorney Hancey re-torted that he wanted it understood that Edward Hines was not the only man who could be insulted in the earing.

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 feit it keenly. It was under peculiarly try-ing circumstances that I discussed it afterwards. I feit 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 Ameri-

"It was for the rights of the Ameri-"It was for the rights of the Ameri-can workingman that I spoke, I want-ed 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, has done much to lessen the confidence of the people in the integrity of the nearth?" courts.'

CITY DIVIDED ON BRIDGE Roseburg Citizens and County Court

Confer Over Sites.

ROSEBURG, Or., Feb. 8.—(Special.)— Whether Roseburg is to have one of two steel bridges is the question that took more than 200 voters and taxpay-ers to the Courthouse yesterday fol-lowing an appointment with the mem-bers 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 tane-street bridge be maintained and that a second bridge be built at the foot of Douglas street. Those favoring the Oak-street bridge presented peti-tions bearing the signatures of 350 taxpayers. In opposition to the peti-tions a number of remonstrances were thed, alleging that abandoning of the Lane-street bridge would waste the county's money.

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

PENNEY BROS.' FRIDAY SPECIAL.

Analysis of a red meeting of the newly-organized Commercial Club was held last night in their spacious quarters on Bridge atreet. The club, which was only organized last month, already has a membership of over 100 prominent business men of

At first she did not tell of inform-ing Balley then that Hines had sought to see the telegram. Later she testi-

CENTRALIA, Wash., Feb. 8.-(Spe-cial.)-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 when Miss Seavers told of a visit paid of Commissioners in raising the classification of the county, will appeal their cases to the Superior Court. The cases to her by Bailey and Attorney Healy. associated with Atforney Marble in representing the committee in regard were tried by specially appointed prose-cutors, 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 him-

Army Officers Transferred.

OREGONIAN NEWS BUREAU, Washington, Peb. S.—Captain James Picker-ing, First Infantry, now on special detail duty at Monterey, Cal., is at his own request transferred to the 24th

made to your measure.

Attorney Healy rose to his feet. "If that insinuation about the at-Infantry, his place being filled by Cap-tain l'enry M. Fales, 24th, who wants torney for this committee is true, I tain Jenry M. Fales, 24th, should be driven from its doors as to join the First Infantry.

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LICENSE GOOD SIX MONTHS

President of Washington Board of Medical Examiners Says, How-

"Dr." Hazzard to Practice and

Cannot Be Halteo.

ever, That Conviction of Woman Grounds for Revocation.

SEATTLE, Wash., Feb. 8 .- (Special.) -Linda Burfield Hazzard, "fast spe-cialist," convicted of manslaughter in the Superior Court of Kitsap County for having starved to death Miss Claire Williamson, a rich Englishwoman, in-

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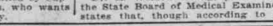
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Williamson, a rich Englishwomae, in tends at once to resume "practice" in Senttle and the State Board of Medical Examiners, until next July, will be powerless to interfere. Dr. E. Weldon Young, president of the State Board of Medical Examiners, states that, though according to the



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