PRICE TWO CENTS.

# N REVOLUTIONISTS COWED BY TROOPS

Surrendered to United Attorney Logan An-Present Statements of States Marshal and Is Now in Custody of Proceedings. Authorities.

Brings Land Fraud Case Down to Last Stage and It Will Perhaps Go to Jury Tomorrow-Nickell on the Stand.

Martin G. Hoge has been surrendered by his boudsmen. The city attorney of Judge Frazer in the ouster proceedings against Captain of Police Bruin, comes the announcement that similar action is to taken against Detective Thomas to take against Detective Thomas to the taken against Detective Thomas Kay, who took the azamination at the ame of a deputy united States marched to learn on when he came to court this morning. His bondsmen were released late petterdey afternoon, but on account of his poor physical condition he was not forced to append the night in fail. Instead, he seem consulted by a client, whose physical condition he was not forced to append the night in fail. Instead, he sewn to Captain Bruin, taking an advance of the Oregonian discussion of Judge Frazer, it would not have been consultative of United States. The bondsmen who gave up Hoge were lasted to the supreme court from the decision of Judge Frazer, it would not be proved the same of the county of the provential to the supreme court from the decision of Judge Frazer, it would not be proventially made a large number of member, 1920, to the middle of January, 1921, to the January 1922, to the middle of January, 1922, to the middle of January, 1922, to the middle of January, 1922, to the middle o

the proceedings down to the last stage.

Special Assistant Attorney-General
Hency began his opening argument this
afternoon. Some time tomorrow morning the case will go to the jury.

Charles Nickell, formerly United
States commissioner at Medford, was on
the stand most of the morning undergoing cross-examination. More than
100 timber land affidavits bearing his
signature as the commissioner who administered the oath were put in evidence.

It was shown that

ministered the oath were put in evidence.

It was shown that for some time after he took office he made use of printed forms from which the customary perjury footnote was omitted; that in March, 1903, his attention was called to laxness in a homestead affidavit and he was requested to be more careful; that soon after this warning he began to use forms containing the perjury footnote and kept it up for a long time.

After making this showing the gov-

After making this showing the gov-ernment put in the Nickell affidavits for 1864. During the time that Harry W. Miller was operating in Medford (Continued on Page Four.)

nounces Client Is About to Institute

ssion of Court This Morning Refuses to Divulge Name of Per- Back Numbers of Publication son Who Will Make Attempt-Isakson Asks Judge to Change His Decision in the Captain Bruin Case.

place at the time were taken into custody and released upon their own recognizance by Captain Slover.

Seemingly under the impression that Judge Praser renders decisions to oblige him, former Patrolman Oscar F. Isakson has written a letter to the judge asking him to reconsider his decision regarding the want of proper notice by the civil service commission in holding the examination last October and pass judgment in the case on some other point. Isakson states that he had no lil feeling against Bruin, and that he only wanted to see justice done. He asks the judge either to reconsider the decision or to make a statement to the effect that the decision affected Bruin alone.

It is well known to attorneys and

alone.

It is well known to attorneys and others who are familiar with the decision that only Bruin's position was in question in the ouster proceedings, and that the judge could not have involved the position of any other city employe, even had he desired to do so. In order to oust any other employe who may (Continued on Page Two.)

RADICALS ABANDON FORCE

Oregonian Shown to Be Untrue by Ghost of Its Own Files

Reveal That Paper's Editor Was Not Ignorant of Secret Work of Franchise Grabbers, as He Now Claims Was the Case.

Property Owners Protest Against Ex-tension of Car Lines and the Clause Which Partially Exempts Them From

Among the many citizens who were present to voice their objection to the ranchises was J. N. Teal, now described

"The franchise, said Mr. Teal, is the most valuable part of the com-pany's property. The compensation to the city as fixed by the ordinance is nothing to what the franchise would bring if it were assessed at its proper value."

Another session of the council was held December 16, 1902, and a full account of the proceedings was published the following morning in the Oregonian. Several of the councilmen were opposed to the franchise and citizens who were present were again heard. Says the Oregonian's report of the proceedings:

Says the Oregonian's report of the proceedings:

"J. N. Teal, one of the framers of the proposed charter, said a provision of the ordinance granting a franchise to the Portland Railway company was diametrically opposed to the charter. The ordinance called for an inspection of the books of the company for the last five years of the franchise."

"Were I in the council, said Mr. Teal, I would never vote for an ordinance containing that provision. The auditor should have the right to inspect the books at any time and at all times, so that you may legislate intelligently on the subject. As to the life of the franchise, 25 years is long enough."

Bally Articles Published.

Ship of railroads it you move the message that John Sharp Williams, Democratic house leader, will convey to William J. Bryan when he meets him abroad in a short time. Williams will use this on Bryan with all the energy he can muster.

SURVEY OCEAN BED TO SEE

Daily Articles Published.

News articles relative to the blanket franchises were published almost daily in the Oregonian during December, 1962, and an interview with Councilman Zim-



Grand Duke Michael Alexandrovitch, Heir to Throne in with's Death, and Chief Advisor of the Cuar,

# FATHER OF 25 TIRED OF RAISING CITIZENS: IN JAIL FOR A REST

New York, July 25.—'I am the father of 25 children, judge, your honor," said Valentine Yonknowski in the Gates avenue court, "and I wish you would send me to juil for life. I want to rest."

Yonknowski, a Brownsville tailor, was summoned into court by his second wife, Louiss, who said he had failed to support her and their 10 children. Yonk-default of \$300 ball.

# WILLIAMS TO URGE BRYAN TO ABANDON PUBLIC OWNERSHIP

Washington, D. C., July 25.—"Give up the iden of advocating public ownership of railroads if you want the support of the solid south in 1998" will be the message that John Sharp Williams, Democratic house leader, will convey to William J. Bryan when he meets him abroad in a short time. Williams will urge this on Bryan with all the energy he can muster.

That Bryan has reached a point where he is about ready to take up with government ownership of railroads as a policy to be advocated in the Democratic platform is generally believed. Williams J. Bryan when he meets him abroad in a short time. Williams will urge this on Bryan with all the energy he can muster.

SAGE BURIED IN A 3-TON COFFIN

ocean and bay shore. The purpose of the survey is to ascertain conditions existing before and after the earth-

(Journal Special Service.)

Tomales, Cal., July 25.—The United States government has a number of men at work anound the place of Bolinas erecting survey poles for the purpose of making a new survey of the whole of making a new survey of the survey.

Quake.

It is the opinion of the engineers at more than and around Tomales bay and Bolinas moved eight feet oceanward. In order to ascertain this fact the engineers at work that the Iand in and around Tomales bay and Bolinas moved eight feet oceanward. In order to ascertain this fact the engineers will place fing-poles on the summits of the ranges to the north end of the bay and from these poles on the summits of the ranges to the north end of the bay and from these poles on the summits of the ranges to the north end of the bay and from these poles on the summits of the ranges to the north end of the bay and from these poles of the summits of the ranges to the north end of the bay and from the summits of the ranges to the north end of the bay and from these poles of the summits of the ranges to the north end of the summits of the ranges to the north end of the bay and from these poles of the summits of the ranges to the north end of the summits of the ranges to the north end of the summits of the ranges to the north end of the bay and from these poles of the summits of the summits of the ranges to the north end of the summits of the summits of the ranges to the north end of the summits of the summits of the summits of the summits of the ranges to the north end of the bay and from the summits of the su

# GENERAL STRIKE AT RIGA

Superstition of Peasants for Little Father and Loyalty of Troops' Prevent Spread of Revolt-Douma Members Issue Address Urging People to Prove by Self-Control Fitness for Government.

RESORTING TO DIPLOMACY

people to quietly submit to the dissolution of parliament and prepare for the election of a new body. They point out that the emperor is within his constitutional rights under the fundamental law, and say they think it would be a crime amidst the present dangers to a tempt to shake off the sovereign power. They urge the people to prove by self control that they are fit for self government, and declare that resistance will bring Russia into final economic and political ruin.

The massing of troops at Moscow

The massing of troops at Moscow continues. The city is under semi-martial law.

tial law.

A steamer load of Finnish workmen singing the Marseilles arrived at Royal, but were not allowed to land. They sought to join the revolutionists ashore. Nine thousand factory workingmen struck at Riga today.

Rioting In many provinces, massacres and assassination of peasants and Jows by police and government officials are reported today, though the strong censorable exercised by the government is

That the rebellion will rice in the south and sweep steadily northward is the general belief now. Taking this into consideration the proletarist organizations may postpone the calling of a general strike from St. Petersburg until such time as the outbreak has swept up northward toward the two capitals far enough to engender the spirit of revolt sufficiently to assure the (Continued on Page Two.)

Chauffeur Leaps From Motor Car Into Runaway Vehicle and Checks Its Mad Flight in Time to Save Three Lives.

Narragansett Pier, R. I., July 26.—
One of the most daring feats that has ever been seen in this section was performed by Ned Crane, chauffeur for P. F. Coilier, yesterday when he jumped from his machine into an automobile running wild and brought the machine under control, saving three lives.

Crane is an expert racer, having made a record in endurance races, besides winning automobile races at Pittsburg, Asbury Park and Readvilled.

He was on his way from Coilier's villa to a garage when he came upon a machine going in the same direction

# SUCCEEDS GOODRICH

# Ten Indicted Men File Motions to Quash Indictments Against Them, Alleging They Were Not Found by Legal Jury.

Motions to quash the indictments been drawn regularly and was a legal and properly constituted body.

The motions filed this morning are supported by the affidavits of Olaf akeyson and John Corkish, who was

Motions to quash the indictments against them were filed in the circuit court this morning by 10 of the men who were indicted by the grand jury recently for alleged conspiracy in the Sellwegd precinct election frauds. The motions were filed by Attorneys William T. Muir and W. F. Martin and are all based on a direct attack on the validity of the grand jury. The grounds on which it is sought to quash the indictments are detailed as follows:

That the indictments were not found by a grand jury was not properly drawn and impaneled; that the grand jury was not properly drawn and impaneled; that the grand jury was not a lawful body in that Olaf Akeyson, after having been accepted and sworn as a grand juror, was discharged by the court without proper cause or authority, and did not vote for the indictments. It is alleged that T. A. Reynolds, who was substituted for Akeyson, was not sworn or impaneled as a grand juror according to law; that he had no opportunity to vote for the clerk of the grand jury was not drawn at the time, place or by the person designated by Judge Sears in passing upon a similar motion in the Boch case, the judge holding that the grand jury had

Fear of Ghouls Causes Financier's Estate to Spend Twenty-Five Thousand Dollars to Protect Body.

New York, July 25 .- To protect the New York, July 25.—To protect the body of Russell Sage from ghouls the estate will spend \$25,000. Encased in a hermetically sealed copper envelope and placed within a solid mahogany cabinet, the body of Russell Sage will be placed in a chilled steel case four inches thick, riveted with steel boits and locked with a lock which can never be opened, and lowered into the grave. The steel weighs three tons. It is 7 feet 11 inches in length, 2 feet 6 inches in depth and 3 feet 6 inches in width.

Immediately after the steel box and its contents are lowered into the grave electrical connections will be made and will be atrung so that an immediate alarm will be given if an attempt is made to tamper with the remains.

Cannot Be Opened, Lowered into the grave robbers are same tioned by Mrs. Sage and her closest advisors. Mrs. Bage has had a dread of grave robbers are same tioned by Mrs. Sage and her closest advisors. Mrs. Bage has had a dread of grave robbers are same tioned by Mrs. Sage and her closest advisors. Mrs. Bage has had a dread of grave robbers are same tioned by Mrs. Sage and her closest advisors. Mrs. Bage has had a dread of grave robbers are same tioned by Mrs. Sage and her closest advisors. Mrs. Bage has had a dread of grave robbers are same tioned by Mrs. Sage and her closest advisors. Mrs. Bage has had a dread of grave robbers are same tioned by Mrs. Sage and her closest advisors. The expenditure for this protection and for the coffin and accessories will be greater, no far as is known, than any sum expended in the burial of any other private citizen in the United States and is in striking contrast with the rigid economies practiced during the long life of Mr. Bage.

The coffin, with its copper inside and car, left with the chody for Troy this mandagny handles cost approximately 31.000 and the steel case and patent lock cost \$22,000.