Asks, Why the Delay?

trict attorney until just before the trial

Los Angeles Federal Grand of counsel for the defense, added a new Jury Expected to Spring Dynamite Sensations.

Dynamite Sensations.

(Usited Pers Learned Wheal
Los Angeles Jan. 2.—That the present federal grand Jury which has been investigating the dynamite cases will conclude the investigation for the government and may take sensational action within the next two days, possibly in the shape of more true bills against labor leaders on the Pacific coast, was the statement made today by an official high in the councils of the United States authorities.

It was also positively stated that the members of the Jay Fox colony, near Tacoma, will not be summoned to Los Angeles. Their testimony, which was rumored to be of much importance, will not be needed by the investigators. It has been the seperal impression here that the grand jury inquiry would not be finished until these witnesses were summoned.

SAYS "BURLGARS"

DID NOT BREAK IN LAWYER'S OFFICES

(Continued from Page One)

Dynamite Sensus to the defense were permitted to examine the sheet containing th Wilde agency account, now missing, they found that erasures had been used, discoloring the containing th Wilde agency account, now missing, they found that erasures had been used, discoloring the said shad been used, discoloring the containing th Wilde agency account, now missing, they found that erasures had been used, discoloring the containing th Wilde agency account, now missing, they found that erasures had been used, discoloring the containing th Wilde agency account, now missing, they found that erasures had been used, discoloring the containing th Wilde agency account, now missing, they found that erasures had been used, discoloring the containing th Wilde agency account, now missing, they found that erasures had been used, discoloring the containing th Wilde agency account, now missing, they found that erasures had been used, discoloring the containing th Wilde agency account, now missing, they found that erasures, had acide had been used, discoloring the containing the wilde had been used, discoloring the containing the wilde had been used, discoloring the contai

(Continued from Page One.)

that the burglary of both offices was committed by persons working in the interest of Wilds. Furthermore, he says he suspects two men in particular, and several detectives are working from his office.

Cameron further asserts that no detectives were in his employ at the time of the burglary, denying statements of the attorneys for the defense. His theory is that Clark's office was entered first, and that upon failure to find what was wanted there, his own office was entered. The men who did the work evidently had an intimate knowledge of the books of the Oregon Trust & Sayings bank, from which pages involved in the Wilde case were torn, and he aded that memoranda for locating the

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Has caught the town. Every discriminating buyer who

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Gream of Partar in 1-5, 1-2 and 1 pound packages, spec-33c at 33c and 1 pound packages, spec-33c at 33c and 1 pound packages, 4c and 2 pints and quarts at 2 pints, pints and quarts 2 pints and quarts 3 pi

prices are emphatic proof of the statement.

\$38 to \$45

Suits

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\$18.50 to \$25.00 Coats \$12.45 \$28.00 to \$35.00 Coats \$16.45

ight pages could have been gained by Wilde's attorneys when they inspected the books, and such memorands, he jurmises, is possessed by Wilde. He onerates the attorneys for Wilde from

having any part in the affair.

Alleges Defense Injured.

Assertion that the defense is more injured by the stealing of the evidence than the state, made by Jay Bowerman phase today to the charge of a "frame up." Bowerman declares that when he and other attorneys for the defense

INDIGESTION KILLS SON OF NOVELIST



Alfred Tennyson Dickens.

New York, Jan. 3.—A sudden attach of acute indigestion is the cause given today for the death of Alfred Tennyson Dickens, son of the celebrated novelist, whose body lies in the Hotel Astor, where he was stopping. Dickens was on a lecture tour of the United States. His home was in Melbourne, Australia, and the funeral arrangements are being from his children there. He was a

interlineation until its accuracy could well be doubted.

3-Books of the Oregon Trust bank formerly were kept in the safe of John Y. Richardson, expert accountant, and t is alleged they were only recently removed to the district afterney's oflce, where there was no safe to protect

Wilde to influence action of the August grand jury, in which it was given out that C. E. Summer, one of the attorneys for the defense, tried to learn from the grand jury foreman where the evidence was being kept.

INCLUDED IN Detective Story Denounced as Palse, THESE 5-Another story, alleged to have emanaied from the prosecution, concerning a man named Cody, said to have THREE LOTS come from Seattle with a corps of pri-vate detectives to work for Wilde. This \$48 to \$62 story, as well as the grand jury incl-dent, denounced as false and alleged Suits to be given circulation to prepare the public mind for the burglary. \$35.45

6-No vital evidence was lost to the state, as shown by the immediate announcement that the trial of the defendant will be proceeded with on the date fixed.

Raincoats, Dancing Dresses, Street Dresses, Waists, Furs, etc., All Reduced 7-The state has copies of all, or nearly all, the stolen documents. The defense likewise has copies, attested as correct by a deputy district attorney. Even without copies, contents of doc-uments could be proved after showing

nability to produce them.

8—The Burns' Detective agency aleged to have detailed secret operatives several days ago to assist the district ttorney's office in "getting" Wilds. Dan J. Malarkey, senior counsel for Wilde, today gave out the following statement supporting the theory that the burglaries were committed by per-

sons interested in the prosecution: cannot conceive that any intelligent person can, after a careful con-sideration of all of the facts and cir-cumstances surrounding this alleged burglarizing of the offices of the district attorney and Attorney Clarke, conclude that the same was done or caused to be done by Mr. Wilde or anyone in his behalf. Mr. Wilde and his attor-neys are certainly entitled, at the hands of the public, to the presumption that they are possessed of ordinary com-

"Whoever pulled off this burglary stunt must have known it would have been discovered. In fact, he not only took no pains to cover up his work, but was exceedingly careful to leave manier fest traces thereof. He must also have known that it would be reported to the newspapers as soon as discovered, and that Mr. Wilde gould naturally be accused. Is it not plain that, in view of the fact that Mr. Wilde's case is set for trial next Monday, nothing could be done by him or anyone in his behalf done by him or anyone in his behalf that would be more disastrous to his interests in that trial than to under-take, through the crime of burglary, to destroy or become possessed of any documentary evidence in possession of

Would Not Injure Prosecution. "The motive of seeing or learning the nature of the alleged stolen evidence nust be eliminated in view of the fact that Judge Gatens some weeks ago or-dered the prosecution to exhibit and per-mit the defendant to make copies of all mit the defendant to make copies of all documentary evidence proposed to be used against Mr. Wilde, and the further fact that under such order the prosecution, did on December 16, exhibit to the defendant's attorneys and permit them to make copies of all the documentary evidence upon which it relies in this case. Under that order and that exhibition the prosecution could not in-

exhibition the prosecution could not in-troduce any other documentary evidence than what was so exhibited to and copied by the defendant's attorneys. "If the loss of any documentary evidence would deprive the prosecution of the benefit thereof, there might be some ground for claiming Mr. Wilde was responsible for these alleged burglaries, but, as is well known to the district attorney and to Mr. Clarke and to every other attorney, the loss of any docu-mentary evidence would not precipide the prosecution from introducing copies of what was loat. The only effect from this standpoint of the alleged stealing of this documentary evidence would be to permit the prosecution to introduce at the trial copies or other secondary evidence thereof, together with evidence of the stealing of

of the stealing of the originals, which latter evidence would in itself be highly prejudicial to Mr. Wilde.

Says Offices Not Broken Into.

"Mr. Wilde has been threatened with this prosecution for over two years and it is only fair to him to presume that if he would undertake such desperate methods as are now charged to him he would not have waited until the eve of

nis trial to resort thereto.

"Furthermore, we understand the physical evidence shows that neither the office of Mr. Clarke nor that of the office of Mr. Clarke nor that of the district attorney could have been entered from the outside as must have been the case if the defense had anything to do with the alleged disappearance from these offices of the documents in question. Mr. Yeon, proprietor of the Yeon building can and will demonstrate to anyone that Mr. Clarke's ofice could not have been entered from the outside in the manner claimed by the prosecution.

"On the other hand, a frameup by someone interested in or in coliusion PECULATIONS OF OFFICIAL SEND BIG FIRM TO WALL

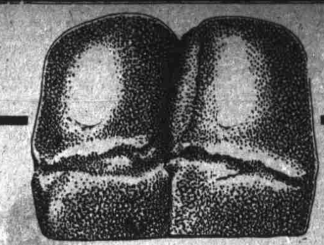
with the prosecution that would have the effect of making it appear that Mr. Wilde was guilty of these acts is only in line with the tactics of inciting and in line with the tactics of inciting and prejudicing the public against him that have marked the prosecution of this case from its inception. What the next play of the prosecution will be we can only surmise. Probably some of the attorneys for the prosecution will be held up and robbed. Treasurer Percy Vanderoeff, of the Van Keuren & Thorton White Goods company, made to District Attorney Whit-man, today, by members of the firm states that the treasurer is short \$140,-900 in his accounts. He is alleged have speculated with the money. As "Why, we ask, was the beginning of result, the firm's affairs are in the this prosecution deferred so long? Why was the alleged tampering with the grand jury held in reserve by the disgrand jury held in reserve by the dis-

> Get This for Colds Prescription for Positive Besults Don't Experiment.

and then 'played up' in the newspapers so strong, when at the same time the grand jury which investigated the same found nothing upon which to base an indictment or even an unfavorable comment in its report? For the very same reason that this latest stunt is pulled off—that is, to prejudice the community against this persecuted man and prevent him from securing a fair and impartial trial at the hands of an "From your druggist get two ound of Glycerine and half an ounce of Con and impartial trial at the hands of an unprejudiced jury."

Replying this afternoon to the statement of John B. Yeon that the door of entrated Pine Compound. Take these we ingredients home and put them into ment of John B. Yeon that the door of A. E. Clark's office in the Yeon building could not have been entered from the outside in the burglary reported yesterday morning, Mr. Clark said:
"I made no close personar inspection of the lock. Some of the boys in the office examined it, and they told me the tongue of the lock apparently was spring back far enough to permit the a half pint of good whiskey. Shake well. Take one to two teaspoonfuls sprung back far enough to permit the door to open by pressure upon the knob and escutcheons after the screws had been removed from the escutcheon. That permitted considerable play to the lock, I was told, so it could be forced back, the lock being all in one pieca. Anyway, however it was done, someone broke in, and someone broke open my desk and took papers from it."

fession. Be sure to get only the genuine (Globe) Concentrated Pina. Each half ounce bottle comes in a tin screw-top scaled case. If your druggist is out of stock he will quickly get it from his wholesale house. Don't fool with uncertain mixtures. It is risky. Local druggists say that for the past six years this has had a wonderful demand.



Start the year in the Right Way. Do away with the discouraging work of baking your own breadwith the uncertainty of never being sure-give your

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instead of home-baked bread-then you are always sure that there will be no "poor batches"; that it is as clean and wholesome as the most modern methods can make it.

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**English Gaberdines** For Men, Women and Children

After inventory we find ourselves with entirely too many Coats at this time of the year. Owing to the dry spell, accumulation of stock and heavy shipments, this great sale be-

Cravenettes Rubber Coats

Our tremendous stock must be cleared out and turned into cash. If prices on Coats stand for anything, we are

going to have one of the largest crowds that ever attended a sale.

Nothing Reserved Sale Starts Thursday Morning 9:30 Sharp Reserved

### The New English Gaberdines and English Slips-Ons For Men and Women

That smart, new, all-weather Coat for season 1912.

	\$10.00	Coats	\$4.20
	\$12.50	Coats	\$5.95
	\$15.00 at	Coats	\$6.95
1	\$22.00 at	Coats	\$10.95
	\$25.00 at		\$11.95
	\$30.00	Coats	\$13.80
Y	\$35.00 at	Coats	\$15.90
	\$40.00 at	Coats	\$17.95
	- 501 - TI		

Men's and Women's Oil Skin Storm Shirts, for motoring, fishing, hunting, etc.; \$7.50 garments, \$2.95 to close out.....\$2.95

A wonderful Coat opportunity for women and miss-Nothing reserved.

UNUSUAL DRY SEASON ACCUMULATION OF STOCKS CAUSE OF THIS Great Sacrifice Coat Sale

150 Girls' Storm Capes, with storm hoods; \$2.75 98c \$5.00 value ......\$2.45

For Men and Wormen-That tan and gray rubber Slip-On, art plaid lined, high storm collars; \$7.50 values, while they last at

Ladies' and Misses' Double Service, All-Weather Coats, A wonderful bargain opportunity for women. Superb Double Service All-Weather Coats, broken lines. No two alike. They are \$18.00 to \$35.00 Coats. To close out at

\$4.90 and \$9.85

A Bargain Event for Men and Women-New Cheviot Coats, guaranteed rainproof, art plaid lined with collar fads and military, in all the new leading shades-not one worth less than \$25.00 to \$35.00, all to go at

EXTRA SPECIAL FOR MEN

150 new heavy waterproof Overcoats, all in the leading shades and collar fads, straight and raglan shoulders; tailoring that can't be beaten. They're dandy at \$45.00, while they last they go at



Men's Superb All Weather Combination Raincoats and Overcoats Blacks included: sizes

33 to 48. \$15.00 Coats \$18.00 Coats at ..... \$20.00 Coats

at ...... \$22.00 Coats at ..... \$25.00 Coats \$30.00 Coats

Men's Black Storm Rubber Coats \$7.50 Coats

\$8.00 Coats \$10.00 Coats 

Men's Superb All-Weather Coats, sizes 32 to 48. Extreme lengths for the tall man, stout sizes for the fat man. All blacks included nothing reserved.

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roll. Special sale price; the dozen rolls for 84c
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Extra large rolls, 1300 sheets each, \$1.38 the dozen,
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Extra fine tissue, dozen rolls\$1.38
A. W. P., four rolls, 2500 sheets each\$1.00
D. M. A., packages, 5600 sheets in a dozen packages,
special, the dozen
Cosmos Club, 1000-sheet packages, sale price, the
dozen packages
Lilac, packages, special, the dozen
<b>的复数形式 医多种性 医多种性 医多种性 医多种性 医多种性 医多种性 医多种性 医多种性</b>

2-quart

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Fountain.

Syringe

89c