DESERET EVENING NEWS TUESDAY JULY 30 1907



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BOND WILL BE CASH.

local of the Western Federation of Min-ers is the richest in the organization and Mr. Breen said carries a deposit of from \$100,000 to \$140,000 constantly in the bank. Arrangements were made by wire today by Mr. Breen to have the Butte union deposit \$25,000 subject to draft by the First National bank of Bolse. Some officer of the Bolse union will sign the ball bond as surety. A telegram to Mr. Breen tonight said the arrangements at Butte had been com-

urrangements at Butte had been com-bleted. "We were offered personal bond in

several times the amount desired here in Boise," said Mr. Breen tonight, "but

we preferred not to impose upon any

after shaving.

Soda Water

Twenty-Five Thousand Dollars Will be Furnished by the Butte Local Federation.

PETTIBONE REMAINS IN JAIL

Refreshes Jurors Gilman and Burns Say They And Believe Haywood Was Guilty and Invigorates. Explain Vote for Acquittal.

Bolse, Ida, July 29.-Charles H. Moyer, president of the Western Federation of Miners and co-defendant with William D. Haywood, acquitted vesterday of the murder of former Gov. Stannenberg, was ordered released on \$25,000 tail today by Judge Wood, who presided at the Haywood trial. The attorneys for the federation expected to have the bond ready for filing tunight, but the arrangements had not been wholly completed at a late hour

night, but the arrangements had not been wholly completed at a late hour and Mover resigned himself to another laced tomorrow and will leave within 24 hours for his home in Denver. No application for ball was made in the case of German and the leave within and his case was ordered set down for Tuesde Ort 1. Counsel inlimited today that they might apply for bond for Pettbone later, but it is not be-lieved the state's attorneys will consent. It has been generally claimed that he state has more burinhaiting evidence against Pettbone than any of the others, while it has been gener-ally conceded that the case against Moyer is the wankest of the three. The defense in the Haywood case analities that there were a number of things for Mr. Pettbone to explain as to his asso-clation with Harry Orchard and the sending of money to him, but they said if would be time enough to deal with these maters when Pettibone himself was placed on trial. CONGRATULATING HAYWOOD.

CONGRATULATING HAYWOOD.

CONGRATULATING HAYWOOD. Haywood today continued to receive many congratulatory telegrams from all sections of the country. They came from individuals, from local unions of the Western Federation, from all classes of labor unions and from vari-ous Socialist organizations and leaders. Aside from the personal congratula-tions of the senders, the messages have mearly all expressed the sentiment that "labor has triumphed over the oppres-sive measures of capital" Haywood spent the day at the cot-tage occupied by his family and re-ceived many callers. He expects to heave for Denver on Thursday. The matter of releasing Moyer on ball and fixing the time of Petiti-bone's trial came up before Judge Wood at 10 o'clock this morning, but was postponed until 2 p. m., to allow for the defense and for the non-ex-tion. Strenuous efforts were made to

tion. Strenuous efforts were made to secure the consent of the state's attor-

Catarrh is not merely a disease of the mucous membranes and inner linings of the body as some of the symptoms would seem to indicate; it is a deep-seated blood disease, in which the entire circulation and the greater part of the system are involved. Like all other blood diseases, Catarrh comes from poisons and impurities accumulating in the circulation which irritate and inflame the tissues and mucous surfaces, and then the unpleasant symptoms of the disease are manifested. There is a ringing noise in the cars, a thin, watery discharge from the nostrils, filthy matter drops back into the throat, the breath has an offensive odor, and many other annoying and unpleasant symptoms are characteristic of the trouble. Sprays, washes, inhalations, etc., cannot reach the blood, and are therefore valuable only for the temporary relief they afford. To cure Catarrh the blood must be purified. own into the circulation, Nothing equals S. S. S. for this pu

of our friends to that extent when the Butte union has such a large surplus and was anxious for the honor of show-ing its allegiance and confidence in the president of the federation." Discussion of the vordict in the Hay-wood case was widespread today, the consensus of opinion being that the jury had done its duly as it saw it and should not be criticized. Editorial comment of the local papers is to this effect, the Daly Statesman saying:

BOISE PRESS COMMENT. BOISE PRESS COMMENT. "The Statesman, in common with the great mass of the people, regrets that the trial of William D. Haywood for the murder of former Gov. Frank Steunenberg resulted as it did. The verdict came as a great surprise, as it had not been supposed such a conclu-sion would be reached, even the de-fense, according to the best informa-tion obtainable, hoping for nothing more than a hung jury. "But the case has been decided by an Idaho jury under the facts as they found them and the law as laid down by the courts, and it is the duty of all as in all cases fairly and fully submit-ted to our constituted tribunals of jus-tice, to accept the result in that spirit of lowsite to are scored with the

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by the courts, and it is the duty of all as in all cases fairly and fully submit-ted to our constituted iribunals of jus-tice, to accept the result in that spirit of loyalty to our courts which is a necessary attitude of mind on the part of citizens of the republic if our rights are to be protected and peace and order and good will are to reign." The Evening Capital News says: "There was bound to be keen dis-appointment whatever the verdict may have been. But the jury which tried the case was one whose honesty, integ-rity, ability and good citizenship no one doubted, and now that they have expressed themselves, it will come with as little grace on the part of those whose minds were made up to the con-trary verdict to complain of their dect-siou as it would for those who are now pleased to have denounced the verdict had it been the other way. There is but one thing to do, and this is to let the Haywood case die from the public mind as quietly as possible. In the minds of some it will linger as a dream—a terrible nightmare in the body politic of the state. In the minds of others it must remain as a living lie to the arguments and doctrines of that political school which teaches the doc-trine of discontent. "The law of Idaho will always be found supreme, and, though the murder of Frank Steunenberg is as yet un-avenged, life and property within the bundaries of this state will be found as asfe and as sacred as elsewhere on the face of the globe, and the state of Idaho will always be found ready to do its duty in enforcing the laws, our juries will be found willing and able to act with fairness and impartiality, the law-abiding will be amply protected and the violators of law will be suit-ably punished." GUILTY.

GILMAN THINKS HAYWOOD " GUILTY.

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neys to the release of Pettibone, but without avail. The big courtroom, with its empty jury box and benches, appeared far different from the closing days of the trial when hundreds of people were turned away from every session. Moyer and Pettibone were brongzi into court at o'clock. The latter's wife was present and broke down and cried when the order was made releasing Moyer and holding her busband. It was said tonight that Pet-tiborie may be taken back to the Can-yon county jail at Caldwell until the time for his trial arrives. The case and the prisoners were brought to Boise six months ago on a change of venue from Canyon to Ada county. Atty. Darrow of Chicago made the formal application for Moyer's release and no word of objection was inter-posed by Senator Borah, representing the state. When it came to fixing the amount, Senator Borah named \$25,000. "That is reasonable and suits us," said Mr. Darrow. Judge Wood said he would personally approve the bond and would make it continuing so Moyer could remain at ha home in Colorado until wanted. A to Fettibone, Mr. Darrow urged that the earliest possible date be fixed for his trial. The next term of court begins Sept. 4 and Judge Wood said for his trial. The next term of court begins Sept. 4 and Judge Wood said for his trial. The next term of court begins Sept. 4 and Judge Wood said for his trial. The next term of court begins Sept. 4 and Judge Wood said for his trial. The next term of court begins Sept. 4 and Judge Wood said for his trial. The next term of court begins Sept. 4 and Judge Wood said for his trial. The next term of court begins Sept. 4 and Judge Wood said for a spossible before setting the case for trial. Oct. 1 was then set as a agreeable to all partles. The jurors in the case continue pub-Icly to discuss the part they played in arriving at a verdict. Samuel D. Gilman, the last man to vote for ac-quittal, said: Bond for Moyer is to be given in a unique way, suggested by Atty. Pe-ter Breen of Butte, Mont., who has been associated with the defense. The Butte local of the Western Federation of Min-

Gliman, the last man to vote for ac-quittal said: "There has been published one state-ment that I want to correct. One of the jurors is quoted as saying that the jury had to spend a long disagree-able and thresome night in order to con-vince two jurors that the defendant was not guilty. I want to say that they never did convince us. I believed that he was guilty and I still believe he is guilty, and I want the world to know it. I simply asquiesced in the verdict of acquittal because I feit that I could not do otherwise after I found the en-tire 11 other jurors consenting to the verdict, but not because I was con-vinced that it was right. Kindly make the correction for me." A. P. Burns, juror No. 11, said: "I was firmly convinced, when we left the courtroom, that the first bal-lot would show a vote for conviction. I still retain the belief that Haywood was guilty, and only changed my vote because it struck me that if the evi-dence presented left eight men uncon-vinced of the guilt of the defendant, it would be impossible to get 12 men in another trial, and that it would be bet-ter to settle the question by acquies-cing in their decision." \$\$\$\$ \$\$\$\$\$\$\$\$\$

CONGO GOVERNMENT IS UNRESTRAINED TYRANNY

London, July 29.—"The system of gov-ernment in the Congo Independent stats is one of unrestrained tyranny, en-forced by the lash and the bullet, by crueity and by murder." These words were spoken by Lord Monkswell, who raised the Congo ques-tion in the house of lords today and moved for the papers. The attendance

the house was small. Continuing, Lord Monkswell said the Continuing, Lord Monkswell said the Congo government was a powerful en-gine of greed which impudently and in-solently violated the limitations and re-strictions under which its rights over this territory had been granted. The speaker quoted authorities to support his statements, and added that an es-pecial responsibility attached to Great Britain because, except for her deter-mined action, the king of Portugal, and not the king of the Belgians, would at this moment have been the ruler of the Congo. not the king of the Belglans, would at this moment have been the ruler of the Congo. The archbishop of Canterbury de-clared that the Congo was one of the most disheartening and humiliating of contemporary questions. He said it was a ghastly irony to read today the words of the address presented to King Leopold by the city of London in 1884, congratulating his majesty upon his "bloodless victory." He declared the British government should be reminded of the sense of responsibility of all Englishmen in this matter. A general debate on the Congo ques-tion followed, and a number of bishops were among the speakers. The Earl of Mayo advocated another international convention in the matter of the Congo, and, failing that, the appointment of more British consuls in the Upper Con-go. Lord Fitzmaurice, under secretary for foreign affairs, speaking for the government, said they were not blind to the fact that this matter was sur-rounded with grave difficulties. The government has asked the Congo state, he said, to disregard the experiences of previous governments of native states, and had instanced the early his-tory of British East India. The present system, the speaker said, was certain to have evil consequences. Lord Fitz-maurice admitted that the house of lords had a right to ask what progress had been made, but he said it was an international question, and if the house took any sudden, rash action it would run the risk of injuring the cause it had at heart. At the conclusion of Lord Fitzmau-rice's address. Lord Monkswell with-At the conclusion of Lord Fitzmau-rice's address, Lord Monkswell withdrew his motion. THE CHARMING WOMAN. THE CHARMING WOMAN. Is not necessarily one of perfect form and features. Many a plain woman who could never serve as an artist's model, possesses those rare qualities that all the world admires: neatness, clear eyes, clean smooth skin and that sprightli-ness of step and action that accompany good health. A physically weak wom-an is never attractive, not even to her-self. Electric Bitters restor weak women, give strong nerves, bright eyes, smooth, velvety skin, beautiful com-plexion. Guaranteed at Z. C. M. I. Drug Store, 112 and 114 Main Street, 50c. 00000000000 CRAZY SHEEPHERDER DERAILS PASSENGER TRAIN Butte, Mont., July 29.-A special to the Miner from Great Falls says: Because he imagined the Almighty ordered him to do so, a crazed sheep-herder, whose name cannot be learned, derailed passenger train No. 3 on the Great Northern at Toledo station, sev-en miles east of Havre, Bunday morn-ing, causing the death of the fireman and slightly injuring a number of pas-sengers. 00000000 The train was proceeding a a rate of 30 miles an hour when, within 50 yards of the switchstand in front of the

Toledo depot, the engineer saw a man throw the switch, the light changing from white to red. He instantly ap-plied the air, but in a moment the en-gine, mail and baggage cars and smok-er were a mass of twisted and broken wreckage. The fireman was so ter-ribly scalded that he died about 10 minutes after being released. The en-gineer, mail clerk and baggage master escaped with but a few brulses. When the passengers issued from the

When the passengers issued from the cars remaining on the track they found a demented sheepherder sitting beside the switchstand, calmiy surveying the wreck. He volunteered the informa-tion that he had wrecked the train-that "God Almighty fold me to do it."







HE greatest and most successful shoe sale in the history of this community will come to a close next Saturday night at 10:30. P. M. The lovers of high-grade footwear turned out in thousands and over 25,000 pairs of Shoes, Oxfords and Slippers were sold, by actual record kept on one of

the latest model of the National cash register. It is a glorious triumph for "MONEY BACK SHOES," for it proves to us that we have the absolute confidence of the entire community, and every one who got the great bargains during this great clearance sale becomes a "Money Back" shoe enthusiast.

To sell every pair, of lines that are broken and discontinued, you can have the pick of several thousand pairs of shoes, Oxfords and Slippers on the bargain tables in the bargain basement, until Wednesday at 1 p. m., at



removes the catarrhal matter, purifies the blood and makes a lasting cure. When S. S. S. has removed the cause, the blood being pure and healthy nourishes the membranes and tissues instead of irritating them with noxious matter, and the symptoms all pass away. Book on Catarrh and any med-THE SWIFT SPECIFIC CO., ATLANTA, GA. ical advice free.

BARGAINS FOR EVERYBODY Visit us if you want to save money. See our bargain table.

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