

Practically Every Available Room In Boise Has Been Reserved For Some One.

INCOMING TRAINS CROWDED.

Little Public Discussion of the Case Ret There is a Very Strong Undercurrent of Interest.

Boise, Idaho, May 5 .--- Practically every available room in Boise, the capital city of Idaho, has been reserved for lawyers, witnesses or newspaper men in attendance on the court which will try William D. Haywood on the charge of the murder of former Gov. Frank Steunenberg. While there is little or no public discussion of the case the undercurrent of interest runs strong, and every incoming train prings additions to the very large number of people connected with the case who are already on the ground.

DELAY IN CASE.

That there might be some delay has the fear of this has now been dissi-pated by statements emanating from both sides. Clarence Darrow, of Chi-cago, and E. F. Richardson of Denver pointly leading counsel for the decago, and E. F. Richardson of Denver-pointly leading counsel for the de-fense of Haywood, have both stated that they are ready for trial. Counsel for the prosecution, James H. Hawley, and Senator W. E. Borah, who has been engaged especially, are of the epinion that there will be no further delay. An application for a bill of particulars, filed by the defense, will be argued tomorrow according to Judge Fremont Wood, who will try the Haywood case, but as his decision is not appealable, it is not thought that this will cause any postponement. HAS REEN EXPENSIVE.

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The history of the cases of the mer The history of the cases of the history of the cases of the history of the cases of the history being shows much delay, all of which necessarily has been expensive both to the state of Idaho and to the defense. The state has already paid bills to the amount of \$52,000, and at the last session of the legislature of Idaho an appropriation of \$50,000 additional was unanimously passed all parties was unanimously passed, all parties

an appropriation of \$50,000 additional was unanimously passed, all parties concurring. When'Gov, Steunenberg was assas-sinated, the Mine Owners' association offered a reward of \$5,000 for the ar-rest of the murderer. Later this amount was returned to the Mine Owners' association by Gov. Gooding, with the statement that the state of idaho would defray the cost of the prosecution of the murderers, who-ever they might be. The defense fund raised by chion laborers throughout the country, and also an emergency fund by the Miners' federation. Is re-ported to be very-large, and the to-tal cost of carrying on this case from first to last will be enormous. James H. Hawley, the leading coun-sel for the prosecution, was asked to-day to explain the reasons for the de-lay in the trial of Haywood, Moyer and Pettibone. Much comment has been caused throughout the country for this delay. It has been charged that the state has wilfully caused the delay, and that the prisoners have been kept in confinement without trial for an unwarranted period. Mr. Haw-low said:

or an unwarranted period. Mr. Hawby said

MR. HAWLEY EXPLAINS.

"The revised statutes of the United States, treating of appeals to the United States supreme court from United States circuit courts in habeas corpus, where a prisoner is held by state courts, makes null and void any state courts, makes han and void any netion of the state court pending an appeal. The great majority of courts of last resort hold any action upon the part of the trial court absolutely void until the decision of the supreme court of the United States has been actually rendered. It will be seen, therefore, that if in May, 1906, we had proceeded to

CORRUPTION AND

GRAFT IN CHICAGO

Police Department Was Used to

Further the Interests of

Mayor Dunne.

GRAND JURY INVESTIGATED.

A Number of Officials Indicted-Viola-

tion of the Civil Service Law Was

A Common Practise.

Chicago, May 5 .- That the city of

the civil service law was brought to

light by the investigation of the police

department, which resulted yesterday

in indictments being returned against

four city officers and two detectives

under former Mayor Dunne's adminis-

tration. The investigation began 10

days ago, following charges made dur-

ing the recent mayoralty campaign that

former Chief of Police Collins had used

his department to further the interests

trial in the trial court of this state before the decision of the supreme court had been rendered, the defendants would have been discharged, as they could not a second time be put in feopardy of their lives.
The state, shortly before the convolution of the district court of Canyon county, in May, 1906, called the attributes and stated in a letter to them on the subject that we were ready and anxious for an immediate trial, and if they also were ready, they should arrange matters so that we could proceed to trial without harm being worked to the defendants. We pointed out that all of their rights would be subject that a question of the defendants. The pointed out that all of their rights would be subject the appeal from the circuit court were dismissed.
The attorneys for the defendants the proceedings of the supreme court of this provision of the united states in the appeal and expressed them subject that a question of the defendants. We pointed be such a the appeal and expressed them proceedings of the supreme court of this proceedings of the supreme court of this distriction might arise upon the proceedings of the supreme court of this distriction might arise upon the proceedings of the supreme court of this proceedings of the supreme court of the supreme court of this proceedings of the supreme court of the supreme court of this proceedings of the supreme court of the supre

States circuit court were dismissed. "On the opening day of the state district court in May, 1906, we called the attention of that court to the sec-tion of the United States statutes and the court after due consideration held that no proceedings could be had in that court as long as the appeal from the United States circuit court was pending in the United States supreme court. This ruling necessarily contincourt. This ruling necessarily contin-ued the cases until the appeal was disposed of.

disposed of. "Delays in the trial of criminal cases almost invariably work a hard-ship upon the prosecution and operate in favor of the defense. I am not com-plaining because the defendants did not go on with the trial in May of last year by the dismissal of the appeal mentioned. They acted within their legal rights in refusing, but the refusal should have precluded themselves or their friends complaining of the de-lay." lay.

UNIONS TO BE REPRESENTED.

his department to further the interests of Dunne by asking and receiving money from members of the police force in support of the Democratic candidate. During the investigation inspectors, captains and patrolmen testified that as far back as they could remember they had been assessed a certain amount for campaign nurnaces at each city elocation had been assessed a certain amount for campaign purposes at each city election, no matter which party was in power. According to the inspectors who tes-tified before the civil service commis-sion, it was not compulsory to sub-scribe to this fund, still the impression always prevailed throughout the de-partment that it was for the best inter-ests of everybody in the department to comply. According to the testimony submitted on which the four indict-ments were returned, records of the police department had been multilated and destroyed; police officers had been used for political work while being paid by the city to perform police duty, and that the persons indicted had been guil-ty of levying assessments on city em-ployees the stick with the four the A number of labor unions and feder-A number of labor unions and feder-ations throughout the country are to be represented auring the trials by mem-bers especially chosen for the purpose. These representatives will attend the trial and make reports to their organi-zations. It was proposed to have an unofficial jury of 12 representatives of union labor hear all the testimony and arguments and formally vote on the guilt or innocence of the accused, but it was stated today that this plan had been abandoned. Several of the union representatives have already reached Boise, and others will come in during the week. the week

WHAT DARROW SAYS.

On the cause of the delay, Clarence Darrow, of counsel for the defense, has this to say. "The defendants have not saly been

ready for trial but have insisted on trial all the time since the indictments ware returned 14 months ago. Every motion for continuance has been made by the

of a fine not exceeding \$2,000, or impris-onment in the penitentiary. The grand jury in its report says: "We find indications of corruption and graft on the part of patroimen and officers that lead us to suggest that these matters, which we have been unable to investigate thoroughly on ac-count of lack of there, be fully gone in-to by the next grand jury. "The flagrant violation of the civil service laws by the police of Chicago shows the necessity for vigilance on the part of civil service boards to prevent similar abuses by other departments of the county and city government under civil service regulations." Preparations for the trial of the forreturned 14 months ago. Every motion for continuance has been made by the state and resisted by us. After the men were brought to Idaho, writs of ha-heas corpus were asked in the state court and the federal court to cover any question of jurisdiction that might arise. Both of these cases were ap-pealed to the supreme court of the United States, and the cases advanced for as early hearing as we could get. The United States statutes provide that where an appeal is pending to the su-preme court of the United States no judgment or execution can be carried out pending that appeal. As applied to this case this statute means that if the defendants had been convicted and sen-tenced to death or imprisonment in the penitentiary the sentence could not have been carried out until the supreme court had passed on the appeal, but in the ivil service regulations." Preparations for the trial of the for Preparations for the trial of the for-mer superintendent of the Chicago po-lice department as soon as possible wil-be made by State's Atty. Healy. The state's attorney said tonight that he believed Collins could be placed on tria. by June 1. The other cases will not be taken up until fall. The grand jury yesterday returned four joint indictments against forme. Chief of Police John M. Collins and ve other police and city officials in connection with alleged corruption is the city police department. The action follows an allegation that the police force had been used during the recen mayoralty campaign to further the in-terests of former Mayor Dunne. Those indicted are: John M. Collins former chief of police; William L. O'-Connell, former commissioner of publi works and chairman of the Democratic city committee; Edmund H. Roche-city purchasing agent and member of the Democratic of the Democratic city purchasing agent and member of been carried out until the supreme court had passed on the appeal, but in the meanfime the courts of Tdabo had the same right to try the men while the appeal was pending as they had after the appeal had been disposed of. If the could be any doubt under the statutes which there could not, the supreme court of the United States expressly decided the matter in this way in the case of Mrs. Rogers, of Vermont, why was tried and convicted pending such an appeal."



Attracting Attention at San Remo by His Democratic Manners.

DESERET EVENING NEWS MONDAY MAY 6 1907

ployes to each other, as follow servants, can be definitely settled on scientific principles of the graduation of author-

ity. Tenth-Their duties in regard to settling claims against them for loss or damaged freight can be regulated to the reasonable satisfaction of the pub-

Eleventh-The rates which they charge for passenger and freight ser-vice can be regulated and all discrimnations abolished.

"Twelfth-Their interchange of cars, freights and passengers with each other "Thirteenth-All agreements they make with each other, in regard to joint rates and pooling agreements, can be controlled."

"SILENT" SMITH'S FORTUNE.

Rumored Largest Individual Legatee Is Geo. Hason, a Nephew.

New York, May 5 -- The body of James H. Smith, who died in Japan, March 27, arrived here tonight. The funeral will be held in St. Bartholo-mew's Protestant Episcopal church. Tuesday morning. The body was ac-companied by the widow and her son and daughter, Miss Antia Stewart, and William Rhinelander Stewart, Jr., the Duchess of Manchester and the father of the duchess. Eugene Zimmerman Chicago has for years been violating Dichess of Manchester and the fath of the duchess, Eugene Zimmerima According to report tonight, ti largest individual legatee in M Smith's will will be George Hase of Aberdeen, S. D., a son of M Smith's sister, who, it is said, will r ceive \$10,000,000. Mrs. Smith, ti widow accordings to the same serve widow, acordineg to the same r will receive \$3,060,000; Lady C \$2,000,000, and the Chicago ho \$500,000. About \$600,000 will various charitable organizations.

CAMPAIGN FUNDS.

Perry Belmont Sends Out Questions to

National Committeenicn. Washington, May 5 .- Perry mont, president of the natio ment for legislation compoublication of all comparison ublication of all campaign fun-tig in behalf of the organization ay sent letters to members ay sent letters to members of the republican and Democratic national committees which propounded three nestions, desirated to ascertain the committeemen's attitude toward the roposed legislation. The questions offen

Are you in favor of the enactment Congress of a law requiring na-mal and congressional campaign multies to make public all contriutions and expenditures by those emmittees?

that the persons indicted had been guil-ty of levying assessments on city em-ployes, together with soliciting and re-ceiving bribes from saloonkeepers. The penalty for such offense is the payment of a fine not exceeding \$2,000, or impris-

committees? "Should such a proposed law re-quire publication of campaign funds before or after elections? "Will you use your influence in se-curing the enactment of a national publicity law at the coming session of Congress?"

WASHINGTON SOCIALISTS.

Take as Their Characterization President's Phrase "Undesirable Citizens,"

Seattle, May 5 .- President Roosevelt' lesignation of Moyer and Haywood as 'undesirable citizens" was adopted by Washington Socialists as their own haracterization by the state convention of the Socialist party here today. The ion vention almost unanimously passed a resolution declaring that if Moyer and Haywood and the other accused of Iclals are "undestrable citizens," they wish to be known in the same way. wish to be known in the same way. President Roosevelt did not escape will that he show proof for his state-nent that the officials incited to riot and bloodshed. A resolution declaring that the president himself is the "most mdesirable citizen in the United States oday," was barely defeated, and then only because the convention went on record as refusing to bandy epithetr used by capitalists. The Socialist convention has been narked by the ousting of Walte Thomas Mills, author of "The Strugglo or Existence," and a very prominent nan in the party. He was refused a teat on the convention floor. He is now leading the minority faction in at ettempt to gain control of the party in the state.

ttempt to gain control of the party

HOW CADETS ARE TRAINED AT OSBORNE COLLEGE.



The British school for naval cadets is at Osborne, Isle of Wight. The cut shows some of the cadets at work in the carpenter shop. All sorts of manual labor are taught these end admirals, who enter the sch tender age The young son of the Prince of Wales has recently passed his entrance examinations and will be trained to be a sailor

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- CREDIT CERTIFICATE to the next highest list.

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city purchasing agent and member o the Democratic city committee; Frank D. Comerford, former police attorney and Detectives James McGrath and Patrick McNulty. Patrick McNuity. In its report the grand jury stated that "while the evidence has caused us to hold the former chief of police and als associates in the unlawful trans-actions chiefly responsible for the transgressions, we consider the inspec-tors, captains and lieutenants guilt of severe censure."

f severe censure." First, against Collins, for mutilatio: official records of the police depar:

Second, against Collins and Comer Second, against Collins and Corner ford, for conspiracy to do an illegal ac by taking from the service a police offi-cer and directing him on special work in behalf of the Democratic party. Third, against Collins, Roche an O'Connell for conspiracy to do an ille gal act in violation of the civil service laws

Fourth, against McGrath and McNul-

The penalty for her and service and service ty, for conspiracy in soliciting and re-ceiving bribs for political work. The penalty for the 'mutilation o official records' is imprisonment for from one to five years while that on the offense charged against Collins and Comerford is a fine of not to exceec \$2,000, or imprisonment from one to five years or both.

five years, or both. The bonds of former Chief Collins were placed at \$15,000. The bonds of O'Connell, Rocke and Comerford, \$5,0 each, and that of the two detectives, \$2,000 each each, and \$2,000 each.

JUDGE FARRAR ON FEDERAL CONTROL OF RAILROADS.

Washington, Mty 5.-That the United States has full power under the Consti-tution to govern and control rallroad corporations is declared by Judge E. H. Farrer f New Orleans, in a letter ad-dressed to President Boosevelt. The railroads, he says, are creatures of the nation. This fact places them under the rule of the nation and has the dual re-sult both of regulating the roads and protecting them from an unjust exac-tion by the states. The roads also can be protected, he says, against the pre-judice of the local jury by giving them the right to sue and be sued in the federal courts. The national govern-ment should provide the manner and extent through which the railroads should be taxed by the states. Judge Farrer says: "These corporations being creatures of the United States and instrumental-ties provided by it for the proper and convenient performance of its govern-mental functions, the United States con regulate them as follows: "First-Their mode of organization and management."

and inanagement. "Second-Their capital stock and their creation of debi and the issuance

their creation of debi and the issuance of securities. "Third-Their operation down to the remotest particulars. "Fourth-The qualifications of those employes, such as engineers, firemen, conductors, inspectors, brakemen, tele-graph operators, on whose capacity de-pends the safety of life and property. "Fifth-The misconduct of officials and employes in the performance of their duties can be restrained by crim-inal statutes. DATES OF SALE AND FINAL LIM-IT-May 27 and 30, June 3, 7, 12 and 14; final limit, October 31. Stop-overs west of Missouri River.

inal statutes. "Sixth-These corporations can be shielded from all state interference and control.

shielded from all state interference and control. ""Seventh—They can be protected from the prejudice of the local jury and the 50-per-cent-damage lawyer, by giving them the right to sue and be sued in the United States courts alone. "Eighth—They can be protected from all state, county and municipal taxation by provision, fixing how far and in what manner and to what extent they may be taxed by the states and their sub-divisions.

divisions. "Nin;h-The relations of their em-

his state,

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RULES AND CONDITIONS OF CONTEST.

Lists must reach our office or bear post date not later than May 11, 1907. Webster's International Dictionary to be authorityfor all words. Do not use foreign words, proper names or names of persons, towns or places. Do not use a letter more times in forming a word than appears in the words, "Clayton Music Co." Words spelled the same, but having different meanings, can be used but once. In the event of a tie prizes of equal value will be given. No one connected with the plano business in any way can compete. Decisions of the Judges of award must be final. Not more than one certificate can be applied on the same plano. No one now owning an upright plano can compete. Contestants must make list alphabetically and number words consecutively, and must fill out, sign and at-tach coupon to list.

tach coupon to list.

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