TUESDAY, MARCH 12, 1912.

ONE CENT.

## LABOR LEADERS' COUNSEL ATTACK INDICTMENTS WHEN PRISONERS ARE ARRAIGNED

Claim Bills Are Not Specific and That Statute of Limitations Nullifies Them

46 DEFENDANTS IN COURT

Court Overrules Motion To Quash Proceedings Against Chicago Men

INDIANAPOLIS, Ind., March 12.—
The federal government scored in the arraignment of the 46 defendants in the alleged dynamiting conspiracy here today when Federal Judge Anderson overruled a motion to quash the proceedings against the five Chicago labor leaders involved and I.W. cago labor leaders involved and J. W. Irwin, of Peoria, Ills.

Arguments were then commenced a demurrers which were filed gainst all of the 32 indictments in the cases. The demurrers allege: the indictments were returned, was

repealed in 1908.

That the indictments do not allege that the acts were continued during the time specified in the indictments.

That the statute of limitations has expired against the alleged offenses.

That the indictments do not allege

FND LIVES WITH POLYMENT hat the transportation of explosives has unlawful or that the explosives were to be used for an unlawful pur

Tast the indictments are not sufficiently specific to permit the defendants to make a defense. That the indictments do not show any attempt on the part of the deendants to deceive the railroad com-

That it is not unlawful to carry exesives on passenger trains.

That the defendants are not guilty. The Chicago labor leaders in whose behalf the motion to quash was filed

are: James Cooney, Richard H. Houlihan, William Shupe, James Coughlin and Patrick Ryan. the unlawful carrying of the same result of taking poison.

J. and James B. McNamara, Eugene largest mercantile concern here. A. Clancy, Olaf A. Tveltmoe, J. J. Mc-

his Springfield, Ill., home.

Federal District Attorney Charles W. Miller, in charge of the cases for the government, indicated to Federal Judge A. B. Anderson, that he would MAYOR WOULD SECURE like to have the trials set for May. The district attorney estimates that the trials will consume at least two

### DEATH COMES SUDDENLY TO MISS JENNIE M. CLARK

Miss Jennie M. Clark, while at work in the store of J. A. Burns Co., Monlay afternoon, was suddenly stricken with apoplexy and died shortly after being taken to Grace hospital. Miss Clark was head of the lace and

embroidery department in the Burns store and was widely known to the shopping public. For years she occupied a similar position with the J. L. ludson company, and was considered one of the most competent lace and embroidery buyers and managers in the city. Of pleasing manner, Miss Clark was very popular with all her customers, and her sudden death her friends and associates but to many business acquaintances. Miss Clark was 45 years old and is survived by Henry L. Clark.

### MONEY IS ASKED FOR

BRANCH LIBRARIES A supplemental estimate of \$35,000 will be submitted to the council tonight by the public library board for the building of a branch library at board also submits a sup-Houghton school, Sixth and Abbott-Field-ave. branch.

CHARLES W. WARREN & COMPANY and the amount of money they would Experts on Platinum Work.
Jewelers-Washington Areade.

"POLICY KING'S" CHILD



That the act of 1866, under which secured a divorce. Now her engagement to Francis B. Anderson, a young Cincinnati millionaire, is announced.

# END LIVES WITH POISON

Well-Groomed New York Couple Swallow Poison in Their Cottage at Augres

BAY CITY, Mich., March 12.-From Augres, 60 miles north on the shore of Saginaw Bay, comes a story of a sulcide pact, which was completed this morning in the death of Mrs. F. H. Hopkins. Her husband died Sunday night. When Hopkins died, his Conspiracy to violate the federal wife lay in an unconscious condition the warrants were defective. aws by the illegal transportation of in which state she continued until court overruled each request.

years' imprisonment on each count may be levied by the court in case of conviction.

Nine of the 54 men indicted were not arraigned today. They are John

Note of the 54 men indicted were not arraigned today. They are John

Note of the 54 men indicted were not arraigned today. They are John levies of the convertion of the said he borrowed \$40, for which he was to pay \$62 at the rate of \$6.20 at month for 10 months. He signed papers presented by Murphy, but didn't know what they were for.

Cross-examined by Mr. Hunt, he

both of San Francisco, are under in-dictment for dynamiting in the Cali-tion, stating he desired a rest. Two "Isn't it so." asked Mr. Hunt. "that home is at Wheeling, W. Va., thus far Petty, a prominent physician. To federal district from Syracuse, N. Y.; the morphine habit, that his father lambs that were shorn?" McManigal, the confessed dynamiter, was a wealthy New York business is now being used by the government man and that prearranged by his is now being used by the government family the couple was to seek an Charles Rothstein, license clerk in Los Angeles, and Kavanaugh is at isolated spot and take treatment with for the police department, testified

their bondage. MAINE MEMORIAL

Mayor Thompson will send to the council tonight the following communication, outlining a plan for Detroit to obtain relics from the battleship Maine.

"An effort has been made for some 'Maine.' able for memorial purposes.

diers and sailors took in the Spanish- part of a "wicked conspiracy." American war is still fresh in our minds, and many of our patriotic societies would like to see our city ac- Frazier, and Thomas B. Harned, the quire a relic acting as a reminder of accused magnates, were all in court that it would be perfectly appropriate dress. Parsons was the center of will be a shock and grief not only to if your honorable body would adopt interest. resolution requesting Messrs "father of the trusts." Doremus and Smith to make every there is not an individual in the effort to obtain such a relic, and as- United States with a more thorough suring them of Detroit's entire will-knowledge of the law applicable to ingness to provide a suitable site, combinations of capital than Parsons, either in one of our public parks or While represented by James M. Beck squares, or in one of our public build- and Delancy Nicoll, it was expected

#### CHARGES LITIGANT BRIBED WITNESSES

Mrs. Matilda Papke, who recently lost a damage suit in Justice Command's court, brought against Mack and Seyburn-aves. An addi- Thomas Skupny, a saloonkeeper, tional \$5,000 is requested for the site, asked for a new trial, Tuesday morning, and presented to the court an plemental estimate of \$20,000 for a affidavit in which it is charged that branch library on the site of the old Skupny bribed two of his witnesses. It is claimed that he promised two sts. The sum of \$7,000 is asked for of his witnesses \$10 each to testify the purchase of a lot adjoining the in his behalf. Skupny was in court and denied the charge, claiming that he paid them regular witness fees

have earned had they worked The case was postponed until the person making the affidavit can be

Job Printing Done Right. Times Printing Co., 15 John R.-st. brought in for examination.

## Clara Barton, Seriously Ill, Asks Alpena Man, Aide In Cuban War, to Visit Her

ALPENA, Mich., March 12. George J. Hassett, assistant light-keeper on Middle Island, has been called to Glen Echo, Md., to see Miss Clara Barton, former head of the Red Cross society, and in charge of the work of this organization during the Cuban war.

unteer infantry, during the war, was detailed on special Red Cross duty and assisted Miss Barton in distributing relief to the soldiers. The two lines are specially the soldiers of the soldiers. The two lines are specially the soldiers of the soldiers. The two lines are specially the soldiers of the soldiers. The two lines are specially the soldiers of the soldiers of the soldiers. The sun will see that the soldiers of the sun will see that the soldiers of the sun will see that the soldiers of the sun will see that the sun will see that the soldiers of the sun will see that the sun will see the sun will see that the sun will see that the sun will see t

Miss Barton is seriously ill and wants to see her friend. She is over 90 years old. She paid the expenses of the trip.

## TO WED MILLIONAIRE SIX LOAN SHARKS ARE CONVICTED OF USURY; TO BE SENTENCED THIS AFTERNOON

Which Carries Optional Jail Term of 60 Days

Fight To Higher Court-Victims Tell Tales of Woe

Six loan agents were convicted by one surety, in each case. The maximortal poem beginning, "A fool there mum sentence for the violation is a little will be soon, mortal poem beginning, "A fool there was." prison for more than one conviction. Two of the defendants, John J. Murphy, of the Fidelity Loan Co., and Gordon W. Quider, of the American

John J. Murphy, of the Fidelity State Loan Co.; William Eubank, cf the Reliance Loan Co., and Herman G. Schilanske, of the Globe Loan Co.

Florence Phipps, of the Union Credit Co., was also tried, but the court, after hearing part of the testimony, put the case over for a week, to hear from another witness. At the close of each case, Mr.

Hunt made a motion for dismissal on the grounds stated before the same court, a few days ago, namely, that The first case taken up was that of

Faralo Lyburtus, carpenter, living at are the two charges against the men. A little less than a year ago, Mr. No. 519 St. Antoine st., against John From three to seven counts are in- and Mrs. Hopkins reached Augres, a J. Murphy, of the Fidelity Loan Co. cluded in the 32 indictments. Two small town on the shore of Saginaw He said he borrowed \$40, for which

said he made the loan of his own During the winter, Mr. and Mrs. free will; that he could read and The McNamaras are already serv- joyed it exclusively. They neither reing prison sentences for dynamiting ceived callers nor made calls. With the "loan sharks" in the newspapers, in California; Clancy and Tveitmoe, the new home in order, Mr. Hopkins, and added that he was grateful to "Isn't it so," asked Mr. Hunt, "that

fornia federal courts; McCray, whose weeks ago they summoned Dr. J. R. you simply went to see the prosecutor because he said, in effect, in the has evaded arrest; Phillips and Car. him they unfolded a story to the ef- newspapers, that he was the good roll are fighting extradition to this fect that they had been addicted to shepherd and would take care of the

Mr. Lyburtus said that he saw no statement of the kind in the papers. the object of breaking the chains of that the Detroit Mortgage Loan Co. and the Michigan Mortgage Loan Co. Continued on Page Seven.

### OPENS CASE AGAINST

NEW YORK, March 12.—District Attorney Wise, in opening today the government's case against the officials of the sugar trust for alleged criminal conspiracy, declared that he time to secure for our city one of the would conclusively prove their guilt. cannon of the ill-fated battleship He made it plain that if he secures However, Congressman a conviction he will demand prison Doremus has announced that the can-sentences. Wise dwelt on the fact non have already been assigned, but that the individual officials and directhat the government has preserved tors were indicted as well as the corother parts of the ship entirely suit poration and said that he would show the closing of the Pennsylvania The active part our citizen sol- Sugar Refining company's plant was

John E. Parsons, Washington Thomas, Arthur Donner, George H. the direct cause of this war. I think when Wise made his opening ad-He is 83 years old, and Parsons would be the actual guiding figure in the defense although he was

> INVESTIGATES COAL TIE-UP IN TOLEDO

> not expected to do any of the court-

room talking.

TOLEDO, O., March 12.-The Toledo railroad yards are today being tion of coal for Detroit and Michigan points.

After an inspection here that official will go to Detroit to investigate. why the roads at Detroit and other Michigan points have been unable to handle coal assigned to them, and their convenience.

### THE WEATHER

winds.

Lover Michigan: Local snows touight and continued cold; Wednesday
generally fair; moderate north winds,
TODAY'S TEMPERATURES.

The moon will rise tonight at 3:33. will mature at various times.

KIDDIES FOR YOUNG GIRL BLAMES HALLEY'S COMET

Pair Guilty on Two Counts, St. Louis Slipper Salesman Meets Affinity While Star Gazing, and Elopement Results

FINES IN OTHER CASES ARE ARRESTED IN DETROIT

Defendants Prepare To Carry Harry B. Quigley Must Answer Charge of Abduction Made By Girl's Father

The stars in their courses, say the Justice Stein, Tuesday morning, on wise men, guide our destinies, and charges of violating the law govern-Halley's comet, which approaches ing loan agencies by charging an in- within a few millions of miles of the terest greater than seven per cent, earth only once in 75 years, is blam-and they will be sentenced during the ed by Harry B. Quigley, slipper sales-MRS. JACK GALLATIN.

She was the daughter of "Al" Adams, one-time "policy king" and originally married Jack Gallatin, whom she met while in the chorus of a musical comedy. Last summer she secured a divorce. Now her engage
secured a divorce. Now her engagement to Francis R. Anderson a young one surety in each case. The maying the date of the morning session, but Ormond F. Hunt, for the defense, asked for a stay until the afternoon, so that the could make arrangements to furnish bonds pending an appeal. The secured a divorce. Now her engagement to Francis R. Anderson a young one surety in each case. The maying in a dramatization of Kipling's immortal poem beginning. "A fool there

fine of \$100 for the first offense and Little Miss Barrett, who lived in the same maximum fine or 60 days in the apartment just below the Quig-prison for more than one conviction. leys and was, according to her own admission and the statement of her lover, a daily visitor in the Quigley nome, remarks, in a very bored way, Loan Co., were convicted in two cases. little woman," and adds that she, Hazel, is quite willing to assume the Loan Co., two counts; Gordon W. two children, on account of her deep duties of mothering Mrs. Quigley's Loan Co., two counts; Gordon Co., two children, on account of the Quider, of the American Loan Co., love for their father. She has lived two counts; Joseph A. Noelke, of the with Quigley since Feb. 28, at No. 62 Abbott-st., where the couple were arrested, Monday afternoon.

Quigley, a blond young man with eurly hair, 24 years old, and heir to considerable money left to him by his grandfather, says that he con-templates throwing himself from the Eads bridge when he is taken back to St. Louis to answer a charge of abduction, sworn out by Hazel's father, Guy Barrett, of No. 1447 Blair-ave., St. Louis.

The blond Mr. Quigley wears a nonchalant air, and refers to his contemplated dive from the high bridge "doing the Dutch," an overworked phrase in police parlance, as "doing the Dutch" really consists of attaching a rope to one's neck in the form of a necktie, mounting a soap box, and then kicking the soap box from under one's feet. But when effects are striven for little things make no difference.

'Hold up your head, kid, we're in Michigan now, y' know," said the Cray, Edward E. Phillips, John R. Hopkins had apartments at one of write and knew how to figure persauntered into Chief of Detectives Carroll, Ortic E. McManigal and Anthe hotels. In the spring they leased centages. He said he went to companie Palmer's office. "When we get back

"I've got my head up, ain't I?" asked the other half of the tragedy, as she passed a melting glance to Harry

"She nursed me when my wife didn't pay much attention to me," said Quigley. "I was hurt in a street car accident, and this little lady took good and fix prics, it makes no difference Continued on Page Nine.

# GRAND RAPIDS FETES

SUGAR TRUST OFFICIALS Tour of City and Banquet by Association of Commerce Feature Visit

From a Staff Correspondent. GRAND RAPIDS, Mich., March 12. The Detroit boosters on a tour of

The Saginaw club tendered a lunchwhich President J. A. Cimmerer, of riet Blatch marched up State-st. the board of trade, delivered a cordial address of welcome asserting that Detroit was not only the finest most prosperous city in the United States, but in the entire pear tomorrow before the assembly To this W. H. McBryan and Charles B. Sawyer responded in behalf of the visitors.

A. H. Zenner, chairman of the trade promotion committee of the Detroit Board of Commerce, suggested a fragettes marched to the state capitol Michigan board of commerce, the offi- building today and crowded into the cial head to be located in the board public hearing room of the senate and of commerce building in Detroit and to look after matters with the rail-

roads in Washington and Lansing. An assessment of one dollar a year to every board of trade member in Michigan would be levied which and the other pro-angry words were would provide a fund of \$25,000 or \$30,000 to advertise the advantage of fight was narrowly averted. Michigan as an agricultural state The suggestion met with great

favor and a state organization will no doubt result. This afternoon the Detroit party inspected by a representative of the was shown the marvelous automatic interstate commerce commission to switch board at the plant of the Citidetermine the cause for the conges- zens' Telephone building. Grand Rap-

successful and satisfactory. Detroit representatives of the Michigan State Telephone Co. say that plans are about perfected for a semiautomatic service in Detroit. The inwhich has been halted here to await stallation will be gradual as it means sending seven million dollars' worth

of equipment to the junk pile. Tonight the Detroit party scheduled to dine as the guests of the Grand Rapids Association of Commerce, leaving for Kalamazoo at 1:30

# ANNIS CREDITORS GET

The creditors of Newton Annis have agreed upon the compromise on a basis of 60 cents on the dollar and the money is being deposited with Referee Joslyn for the payment of the The sun will set today at 5:35 p. m. first instalment of 25 per cent. The and it will rise Wednesday at 5:47 a. remainder will be paid in notes which remainder will be paid in notes which

MAN WHO LEAVES WIFE AND GIFFORD PINCHOT MAKING TOUR OF NORTH DAKOTA FOR PROGRESSIVES



Gifford Pinchot talking from the rear platform of a campaign train in North Dakota. The picture inset is of A. M. Christianson, who forced the presidential primary plank into the Republican state platform and so was responsible for its becoming a law.

# BENEFIT TO PUBLIC NO

Agreement Made By Bathtub Finds Work Irksome and Asks Men Illegal, Government Attorney Tells Jury

The government opened its arguments in the proceedings against the tion of Judge Alexis C. Angell, of the members of the bathtub trust, Tues- United States district court, came day morning, former District Attor-ney Frank H. Watson making the first to confirm the report that his resignaaddress to the jury.

These men had made

are liable for prosecution. necessity for the enactment of the docket.

Court adjourned at 12 o'clock. District Attorney Tuttle continued his argument during the afternoon ses-

### SUFFRAGETTES TAKE ALBANY BY STORM

ALBANY, N. Y., March 12 .- Suffragettes invaded the state capitol today. More than 200 women led by eon at their handsome club house at Mrs. Edward Townsend and Mrs. Har-

> 'We are just as determined as our London sisters," said Mrs. Biatch, but we are hurling arguments rather than bricks." The women will apjudiciary committee.

> TRENTON, N. J., March 12.-Wavslushy streets, more than 100 sufhouse joint judiciary committee. The women hissed foes of the bill which permits them to vote, during the arguments, and in the assembly chamber when two women met-one an anti exchanged with such heat that a real

### 10 INJURED WHEN TRAIN IS WRECKED

OAKWOOD, Wis., March 12.-Passenger train No. 222, on the Chicago, Milwaukee & St. Paul railroad, Milwaukee to Chicago, was wrecked a ids has enjoyed automatic telephone mile west of Oakwood today, the bagservice for years, and it has proven gage, mail and two day coaches piling in the ditch. No passengers were killed, according to information here, but at least 10 persons were injured, some perhaps fatally.

The parlor car and dining car remained on the rails. The cause of the wreck is not yet known.

#### MISS PAULINE NEWMANN TO TALK ON LABOR TOPICS

Miss Pauline Neumann, of Cleve-St. Mathias' Episcopal church, Tuessociological questions. Miss Neumann is a member of the Garment Workers' union and familiar with conditions surrounding woman and child labor in the factories and mills of the country.

Just four of them, "Metropolitan singers and musicians. Penob-

# JUDGE ANGELL RESIGNS

President To Relieve Him

By June 1

The announcement of the resigna-

tion had been placed before the presi-Attorney Watson took up the history of the alleged conspiracy as de-"I have nothing to say about that veloped by the testimony previous to the signing of the re-sale agreement. While this announcement their something of a surprise to many Lord. minds to do this illegal thing, they friends and associates of Judge Anbiond Mr. Quigley, as his adored one had agreed to restrain the trade in geli they knew he had been contemenameled iron ware throughout the plating such a step for some time. whole country in their first meeting One reason assigned for the resignato Missouri they will hang us both, in Chicago, early in March," he said. tion is the amount of hard work en-'All that was left to do was to ar- tailed. The work of the court is range the details and fix the actual re- said to have been burdensome before sale prices. This was done by the the government started the prosecucommittee which met in Mt. Clemens, tion of the bathtub trust. When that April 14, 1910. Now it makes no dif- case came to trial the court found ference what the object of these men the duties almost unbearable. The might have been when they entered judge is said to have worked until into this agreement to restrain trade midnight almost every night. Neither the president, Michigan's what benefit the public may have desenators nor the department of jus-

rived as a result of the agreement, if tice had any intimation of the judge's they committed an illegal act they resignation until it was received. In his letter of resignation Judge Attorney Watson concluded at Angell requests that his place be fill-11:30, and District Attorney Tuttle ed by June 1. He expresses gratificatook up the argument, opening with tion at the high honor bestowed on a description of the changes in the him but says he finds the work too industrial and commercial conditions much, referring especially to of the country which led up to the number of criminal cases on

> It is reported in Washington that Senator Townsend favors Supreme Court Justice Blair for the position.

### GERMAN-AMERICAN BANK ON 8 PER CENT BASIS

The directors of the German-American bank have declared a 2 per cent dividend for the first quarter of 1912, putting the stock on an 8 per cent annual basis. Previously the stock the quarterly dividends being 11/2 per cent.

the

of the oldest financial institutions in effectiveness' so far as the pugnaci-Detroit, and has been a very prosper- ous pacters are concerned. Senator ous institution. The capital stock of Miller expressed himself as cinchthe bank was raised to \$250,000 a few sure of all the bakers' dozens exceptin a melon at that time. It has shown ing yellow flags and walking through a very satisfactory growth since then and the increase in the dividend is a further distribution of the prosperity things progressive has received the to the stockholders.

#### FALSE-KEY BURGLAR MAKES GUILTY PLEA

Thomas J. Richards, the false-key burglar, pleaded guilty to the charge of robbing the residence of Anna Gorey, No. 730 Campbell-ave., before Judge Stein, Tuesday morning. He was held on \$2,000 bail with two sure-

ties to the recorder's court. Richards claims that he made his confessions to the jobs that he did in Detroit with the understanding that he would not be prosecuted on the local charges, but would be sent back to Joliet, Ill., to serve out an unexpired term. He has eight years to serve there. He claims that the police have given him a "raw deal" here.

#### CITES \$25,000,000 LOSS IN PRINTING

WASHINGTON, March 12 .- "The net actual loss as the result of the mismanagement of the government printing office is \$25,000,000," said Senator Smoot (Rep., Utah, today, in presenting the bill prepared by the land, will give a free public talk in printing committee which provides for radical reforms in management. by the Michigan Bonding & Surety day evening, on a number of matters He then discussed at length the gen-60 CENTS ON DOLLAR of interest to students of labor and eral management of the establishment characterizing it as "top heavy" A printer working at his trade, the senator said, is subject to a "superabundance of supervision by eight su-

Patent Applications filed by Barthel

Job Printing Done Right. Times tried to rob Nellie Printing Co., 15 John R.-st. in Crowley-Milner's.

## MACHINE TACTICS STARTED ALREADY TO HEAD OFF BATTLE ON BREWERIES

Program of Procedure Changed and Measure Is Referred To House Committee

GOVERNOR ASKS REFORMS

Includes Initiative, Referendum and Recall and Woman's Suffrage

From a Staff Correspondent. "The only way they can change the position of those 12 who will vote against giving the primary plan immediate effect is to use dynamite," said Senator Moriarty to a friend in the capitol building this morning. There were 13 lined up against the plan yester-day and this would indicate that Senaor Leidlein has, as anticipated, gone over to the other

Commenting on Gov. Osborn's message to the legislature last night, Pliny W. Marsh, of the Michigan Anti-Saloon league, said the chances for favorable action were good providing the measures can be gotten out of the commit-tees' hands.

The bill against bonding companies has been referred to the liquor committee of the house and the insurance committee of the senate.

From a Staff Correspondent. LANSING, Mich., March 12-There is trouble brewing in the legislature EXCUSE, WATSON SAYS FROM THE FEDERAL BENCH and in this case the word "brewing" s particularly good.

The brewers put one over-right in the center-in the house this morning when a resolution was adopted, 68 to 34, to reconsider another resolution passed at Monday evening's session, fixing Wednesday afternoon at 2, as the time for the taking up of the bill to prohibit brewery-owned saloons as a special order. The special order program was an-

nuled and the anti-brewery measure referred to the liquor committee. The liquor committee is said to be five to four in opposition to temperance progression along legislative lines, and is composed of Representatives Waters, Perry, Straight, Martz,

as Currie, Raudabaugh, Pearson and However, the result of the vote taken on the reconsideration matter does not indicate the real relative strength of the brewery and antibrewery forces because there was a general feeling that the workmen's compensation act was of paramount importance and entitled to first consideration. It is probable that many who voted to reconsider, did not stop to consider the consequences of allowing the anti-brewery bill to get into the hands of the liquor com-

mittee. A proposition to fix Friday at noon as the time for closing all new business and Wednesday, March 20, at 12 o'clock, for final adjournment was before the house when a resolution was carried compelling the house to resolve itself into committee of the whole on a special order for the consideration of the workmen's compensation act in accordance with a previous resolution.

The speaker called Representative Smith, of Lapeer, to the chair and the house proceeded to read and pass or amend section by section of the measure. The committee of the wh may wrangle over this bill all of the

afternoon and then some. Senator Mapes, floor leader for the presidential primary proposition, opinionated about noon that there would be nothing doing in the tabling line today so far as the Ball bill is has been paying 6 per cent annually, concerned and Senators Murtha and Miller are apparently firm in the conviction that there will never be any-The German-American bank is one thing doing in the line of "Immediate years ago, and the stockholders shared ing Senator Leidlein, and the Saginaw senator was not in evidence. Senator James, of Hancock, who

is persistently on the job for following telegram.

Calumet, Mich., March 12, 1912.
To Hon. A. W. James, Senator, Lansing, Mich.:
Congratulations to yourself and other members of legislature from cop-per country on your stand for presitential primaries and for neasure immediate effect. Bipartisan enatorial oligarchy are triumphant at present, but they will hear from the

nere voters later. (signed) JUDGE P. O'BRIEN. Two of the feminine lobbyists for woman suffrage have gone home more are expected to arrive on the scene today from Albion where a suffrage convention has been in session. In a special message to the legislature, Gov. Osborn last night opened the fight he has threatened against the brewery-owned saloon in Michigan, and the move is considered to mean that the executive blames this interest in large part for the obstruction to a presidential preference primary of immediate effect.

Six other propositions, five of which are issues in the country-wide canpaign that is now being waged for government absolutely by the people,

are covered in the message. The governor goes further in calling for legislation against the brawery-owned saloon, and asks the legis lature to curb the monoply enjoyed Co., which is controlled by the breweries and which is on the bond of nearly every saloon in Michigan, In connection with this feature of

(Continued on Page Four.)

Harry White, alias Gross, was sentenced to one year in Jackson prisor by Judge Phelan Tuesday morning for attempted larceny from the person. He