

we have cen occu ad dining oom up a hand-

der in a novel way.

Wo months ago.

Unexplained incidents.

But despite this, a chain of unex-

ert H. Franklin, a defense detective

on a charge of bribing a prospective

mor, the silence maintained by the

14.000 secured at the time of the ar-

test, the mysterious appearance yes-

ierday at the district attorney's office

unsequent perturbation of the prose-

ution when it was discovered that

The idea that a group of business

tarfare with ramifications dangerous

edence because prominent people

ere secretly acquainted with the fact

a concerted movement was on

to be the reward for their willing-

ere was the hope that the warfare,

uld cease and that an era of good

arence S. Darrow, chief counsel

the McNamara's reiterated today

arned-namely James B. to get v

Darrow Favors Compromise.

Why Did Defense Yield?

g would ensue.

tess interests, is one which won wide that account.

emency to be shown the guilty men the ordeal was over.

to yield; for the people at large looked for during the day.

Business Men Active.

These include the arrest of

O

on Street.

CO

COLOR DO THE SEC

Il conven-

Independ-Co.

Bullding.

Sullivan's visit had become known to 9996

trcet

onewall hotel, business, each

e

next next few ect business

Fire Insurance.

ar as the district attorney's office intended to kill anybody," declared Aterned the defendants pleaded torney Darrow, "but I'm not excusing because they were guilty." him on that ground. If a man while was the explanation of District committing burglarly merely overturns e Insurance hey Fredericks.

what thing induced the de- pants, he's responsible for all of it."

DEEE

May its arm as a result not only of that was distasteful to all,

lames B. the one of causing gested lewellwyn Iron Works explosion Judge Walter Bordwell would not the other the Los Angeles Times talk for publication today in this connection but it is said he favors life ister that cost 21 lives, more amazimprisonment, for James B. and a few is to the people of Los Angeles today was the information that big business

\$1.000.000.

ericks.

out to bring about a compromise. The told the jailers they were glad that

that were generally pro the afternoon preceding the explos-

ion

Bert H. Franklin.

cheerfulness today.

The Bribery Case.

McNamaras Cheerful.

The McNamaras maintained their

A formal statement by them was

One of the things around which in

terest still centers is the exact man-

ner in which the explosion was accom-

ulished. The alarm clock device with

its fulminating cap touching off the

nitro-glycerine bomb now is accepted

a lamp that burns a building and occu-

1 M

The prisoners

For a long time it has been apparvears for John J. men had brought about the surren: The indictments against John J. for complicity in the Times disaster are the district attorney next Tuesday as be could have at if by such action the formation of t his own life and gladly would have Amazing Reason for Confession. it is said John J. himself did not direct he could have cleared his brother. hat the application of the Golden Rule and the principal conciliation In arguing with James B. counsel the blowing up of the Times. He has pleaded guilty to the charge of hav-ing caused the Llewellyn Iron Works founded on religious convictions startshowed him that to stand trial ed the ball rolling toward the admisalone and bear a conviction might ion of guilt by the McNamaras was not save John J. and that the easiest the theory, supported and confirmed explosion in which no lives were lost. way was for both to confess and to more than a dozen business men The minimum sentence for this ofmake an effort to get a light senthe participated in the movement fense, according to statute is one year which today stands out foremost as and there is no maximum penalty tence for John J. and life imprisonment for James B. the reason for the abrupt conclusion fixed. Attorney Scott for the defense toof the trial which was begun nearly

Under the penal code, Ortie E. Mcday said that John J. McNamara had Manigal will be sentenced as he is exbeen prevailed upon to plead guilty pected to plead guilty to a similar charge of having wrecked the plant of to the minor charge in connection with the Llewellyn Iron explosion for alled incidents produced wide spee the Llewellyn Iron Works. the sake of saving his brother's life. Cost of Trial to the State.

"Isn't it a fact," he was asked, The total cost to the state thus far "that the entire frame work of these of the trial is estimated to be close to \$200,000 and the abrupt ending of it confessions was to save John J., ecution as to the origin of the is calculated to save the county nearly the brains of the dynamiting conspiracy, from death?"

recommendation for sentence.

"No," he answered, "it was each It was reported today that the combrother doing something for the other. James B. pleaded guilty to the promise did not extend to the abandon-I Lewrence Sullivan, a detective, the ment of the bribery charges against murder charge because it would be waived against John J. The elder "It is our duty to prosecute this brother, John J., in turn agreed to plead guilty to the Llewellyn indictcase," declared District Attorney Fred-

ment because the ultimatum was that John J. McNamara and his brother he too must plead guilty to the conhen had put their beads together and James B. expected a busy day. Telespiracy charge. If he had not James B. might have lost his life for the termined that to prolong the Mc grams of various kinds began to pour amara fight might mean interminable in from friends expressing sympathy. state wanted pleas of guilty from Many believe that the McNamaras of- both.

the city's welfare because of the fered themselves as martyrs to a cause Compromise Sentence Likely. actuality that might invest its busi- and became resigned to their fate on That the sentences will be a compromise is generally admitted and Mr. Burns was given a list of thirty-were three on the one of Americus, Ga.; Mr. W. O. Charl-that business men started the com-

promise contract is generally accepted. It is impossible to determine just

how far, however, the committee ot business men were influenced' by the gospel and religious principles which are supposed to have brought about the entire surrender of the McNama-

The Los Angeles Tribune featured the closing of the McNamara case as having been brought about by the

the compromise was best for all by the defense as the method by gospel of Christ. which James B. destroyed the Times, aprisonment instead of the death but Attorney Darrow remarked that and John J. a brief prison sen- the amount of explosive in the bomb could not have caused the wreck enwas the sequence with which tirely. The bomb exploded and gas bappened that drew forth most was ignited. The fire began to eat up today. How long did coun what the explosives had not demolish-McNamaras were forced to confess two years ago. He had, many years ruff. the defense know of the guilt ed. This is Attorney Darrow's expladefendants? When was the nation and it is believed that James B ise first broached? And what cannot throw any more light on the dwells at length on the theory that claim on the estate. thery charges that were made subject as he is supposed to have left the Franklin affair was "too much for midst of the negotiations for a town immediately after setting) the pent of the trial? There were alarm clock bomb under the Times the defense."

The confessions were received with much interest in labor circles here and the Central Labor Council issued the

following statement: Labor Union's Statement. "The Central Labor Council of Los Angeles in its relation to the McNam-

Ale Alerta

Jurors Happy. It was a happy coterie of ten men, the defense had been forced Hay its arm as a result not only of that was distanted up on the McNamara jury, a task Hay its arm as a result not only of that was distanted up on the McNamara jury, a task Hay its arm as a result not only of that was distanted up on the McNamara jury, a task Hay its arm as a result not only of that was distanted up on the McNamara jury, a task Hay its arm as a result not only of that was distanted up on the McNamara jury, a task Hay its arm as a result not only of that was distanted up on the McNamara jury, a task Hay its arm as a result not only of that was distanted up on the McNamara jury, a task Hay its arm as a result not only of that was distanted up on the McNamara jury, a task Hay its arm as a result not only of that was distanted up on the McNamara jury, a task Hay its arm as a result not only of that was distanted up on the McNamara jury, a task Hay its arm as a result not only of that was distanted up on the McNamara jury, a task Hay its arm as a result not only of that was distanted up on the McNamara jury, a task management of the sub-

al malice against the McNamaras and unwilling that the state should overruff, in Dilworth. look the matter of John J.'s guilt, them. We too are fighting for a hope that clemency will be given though it might be merciful in the

principle just as they were. "The big principle behind it all on our part is the prosecution of the case that James B. cared little about men who paid the McNamaras and with the exception of the past four years, which covered the period of his countenanced and instigated this outresidenc. in Charlotte, in and around Savannah.

He came to Charlotte four years ago a rigid investigation of the case. The to reside with his daughters. Shortly National Erectors' Association will, after reaching here he had a fall, by of course, give every aid possible. which his hip was broken and he sus- friends. There also will be co-operation with tained other injuries from which he the Los Angeles authorities.

never recovered. He had been practi-"This whole thing is a national cally helpless for three years. For a issue and the sooner union labor frees week past he had been failing, but as itself of the criminal element the there was no acute manifestation of

better it will be for labor; and the disease or suffering his family were sooner the country realizes that it is hardly prepared for his death. He fell such an issue the better, and the on sleep very gently at the midnight sooner the problem will be put on its hour. There were with him at the hour proper footing." of dissolution, his daughters, Mrs. Mr. Drew said that messages of

Walker and Miss Charlton, of this city congratulation have been pouring and Mrs. C. A. Fricker, of Americus into his office all morning from every Ga section of the country.

Deceased was born October 10th, Charles E. Cheney, secretary of the 1824, in Savannah. Forty years of his association, said today: life was spent in the service of the "The Los Angeles authorities seem

to be able to attend to that end of Central Railway of Georgia. Throughthe case. The broader aspect of the out his long service he held the escase are in charge of the federal au- teem and affection of successive offithorities at Indianapolis. The asso- cials. His record was clean. No writ ciation hopes, of course, to see all of error was ever set over against his name. He was a man of high principle, the wrongdoers prosecuted." Detective Burns was retained by the association in September, 1910, after that organization had determin. ed to spare no expense in running Methodist church, and exercised down the perpetrators of dynamite wide influence in that church. He was outrages that had been increasing twice married. His first wife was Miss where structural iron building oper. Emily Andrews Taylor, of Hancock ations were in progress. At that, time county, Georgia. By this union there Mr. Burns was given a list of thirty- were three children: Mrs. C. A. Frick-

ton, of Bainbridge, Ga., and Mr. E. T. Charlton, of San Francisco. His second wife was Miss Martha Butler, of Richmond, Va. By this mar-

was known and appreciated by many friends in this city. He was a gentleman of the old school, and all who

Times, the newspaper whose plant was was brought by Mrs. R. S. Phifer and here will be: Messres J. E. Reilley, destroyed and 21 employes killed, children to recover an interest in the W. R. Foreman, W. R. Taliaferro, F. W. spread across its front page that the Phifer estate. Mr. Phifer died about Alexander, P. A. Gilchrist, T. C. Wood-

> bring about a voluntary dissolution of an alleged combination of deal-

York, who has been elected president olies on the Pacific coast through a

1. Y

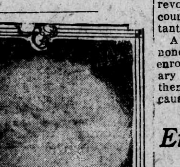
Forecast for South Carolina: have agreed to submit to a suit of fair tonight and Sunday; light o moderate westerly winds. Hit is understood the Sherman anti-trust law. provided the government ends the grand jury inquiry. It is understood the associations have agreed to submit to a suit of dissolution, declaring them in vio-lation of the Sherman anti-trust law. provided the government ends the grand jury inquiry. Hit is understood the associations have agreed to submit to a suit of the solution, declaring them in vio-lation of the Sherman anti-trust law. provided the government ends the grand jury inquiry. Hit is understood the associations to a solich woman suffrage by means of the recall. Hit is understood the solich woman suffrage by of Waterford,

A resolution was adopted endors-Mr. Charlton was the father of Mrs. ing the nation wide movement for king is surrounded by rebel troops. R. J. Walker and Miss Vannie Charlcongress to make better provision it is ocupied by 1,500 imperial solton, of this city. He was a native of for new governmental department of diers. Savannah, and spent all of his life, education with Dr. P. P. Claxton, as

commissioner of education.

-Mr. J. D. Pendleton, of Greensboro is in the city. Mr. Pendleton was connected with the Southern Bell Telephone Company in this city for several

months and while here made many



Clan Fighting at Amoy. Amoy, China, Dec. 2.—Clan fighting continues in the northwestern quarter of the city. Shots ocacsionally strike the United States monitor Monterey. A number of irresponsible bands of men representing themselves to be

that Pukow, across the river from Nan-

revolutionists are traversing the country and blackmailing the inhabitants of the villages. A band of 300 ruffians, armed with

pondescript weapons have demanded enrollment at Amoy, but the revolution. ary leaders have refused to accept them and the men are threatening to cause trouble.

England's Royalty Land In India

By Associated Press. Bombay, Dec. 2 .- "King Emperor" George and "Queen Empress" Mary, as they are officially styled since their arrival in their great Eastern empire, landed here at 4 o'clock today from thes teamer Medina.

They were met by the governor of Bombay and a large gathering of high officials of the civil and military, service. The handsome levee dress of the officials and the uniforms of the naval and military officers together with the bright toilettes of the women served to emphasize the gorgeous hues of the ceremonial av tire of the Indian chieftains.

Behind these were massed an immense throng composed of Hindus, Mohammedans, Parsees and Arabs, all attired in richly colored festival costumes.

Addresses of welcome were presented by the municipality and other bodies, to which his majesty replied.

LABOR WAS DUPED SAYS GOMPERS.

By Associated Press.

Troy, N. Y., Dec. 2.—"Labor was duped" declared Samuel Gompers, president of the American Federation of Labor here today. The severest criticism that can be made against us (the Federation) is that we had faith in the men who were accused of the

crime. "We had every cause to accept their innocence as a fact. We assembled a fund of \$190,00 to defend them.

"The assumption is that labor unions will suffer as a result of the confession but I don't think they will even if it. will do them no good."

Marquis of Waterford Drowned.

THE WEATHER.

ville, Va.



of this city.



riage there were two children, Mrs. R. J. Walker and Miss Vannie Charlton, Although an invalid, Mr. Charlton

met him were impressed by the gentle The supreme court has rendered its

decision in the case of heirs of Robert refinement and sweet screnity of his The Los Angeles Examiner an-nounced that the McNamara defense crumbled as a result of the arrest of Bert Franklin, while the Los Angeles

Mrs. Phifer and children live in Dan

Mrs. Arthur Murray Dodge, of New

VOLUNTARILY DISSOLVE. ers in hardware and plumbing sup-

OPPOSE WOMAN SUFFRAGE.

"The Central Labor Council of Los Angeles in its relation to the McNam-ara case stands on the fundamental principles it assumes in all the cases where the rights of citizens are involv-ed. It is against lawlessness and dis-erder of should and stands for the stand stands for the become as militant as the militant suf-fragettes and is going to begin its first warquis of waterford Browned. By Associated Press. By Associated

DEALERS IN HARDWARE WILL By Associated Press. Washington, Dec. 2.—An effort to