

APRIL GRAIN FLEET

Shipments for Tenth Month of the Season.

TOTAL NEARLY TWELVE MILLIONS

Shipments Last Month Were Restricted by Delayed Vessels—News From Whalers—Marine Notes.

The non-arrival of three big grain-carriers which had been chartered for April leading kept the wheat shipments for the month closing yesterday down to rather modest proportions...

IN THE SEVERAL COURTS

PAVING COMPANY FILES SUIT AGAINST CITY.

Action for Damages Against Southern Pacific Stubbornly Contested—Court Notes.

TO RECOVER FOR A HORSE.

Stubbornly Contested Suit Against Southern Pacific.

1899-1900 GRAIN FLEET FROM PORTLAND.

Clearing Date, Flag, Rig, Name, Tonnage, Destination and Shipper.

Table with columns: No., Name, Flag, Rig, Tonnage, Destination, Shipper. Lists various ships and their details.

DEATH OF DR. JUNKIN.

He Was the Father of Mrs. L. B. Cox, of This City.

Dr. William F. Junkin, father of Mrs. L. B. Cox, of this city, died at his home in Montclair, N. J., April 8, of pneumonia.

QUEEN CHARLOTTE ISLAND WRECK

Shipping Men Believe It Is the Schooner American Girl.

THE WHALING FLEET.

Alice Knowles Makes a Good Start With Eleven Whales.

CASUALTIES IN PHILIPPINES

Also a Statement of Losses in Fifth Army Corps.

SUMMARY FOR APRIL.

REFERENCES.

IN SUPREME COURT.

Case of Sam Mackin Against Portland Gas Company.

MOVING PICTURES.

After Service in the Philippines.

Marine Notes.

Japanese Warship Ashore.

Sailed for Cape Nome.

United States Local Inspectors Edwards and Fuller yesterday inspected the big Oriental liner Braemar.

Merchant Exchange advised yesterday that the Oriental liner Aberporth, which was en route to Kobe, as having been damaged, and proceeded on her way.

The steamer Columbia arrived in at 6 o'clock yesterday morning.

The German ship Najade, the last of the April fleet, cleared yesterday for Queenstown or Falmouth for orders with 261,000 bushels of wheat, valued at \$56,000.

She was dispatched by Girvin & Eyre, and will leave for the river today.

The steamer Albany left Portland yesterday noon with railroad iron to be landed at the Big Bend. The steamer is in command of Captain Zumwalt, who is accompanied by Captain Johnson, as pilot, when the first trip was made above the rapids.

Domestic and Foreign Ports.

ASTORIA, April 30.—Arrived at 8 A. M. and left at 12:15 P. M.—Steamship Columbia, from San Francisco. Condition of the bar at 4 P. M.—Smooth; wind, southwest; weather, hazy.

SAN FRANCISCO, April 30.—Arrived—Steamer Santa Clara, from Portland. Sailed—Barkentine North Bend, for Gray's Harbor; bark Memon, for Karik; barkentine Willie R. Hume, for Bristol Bay; steamer Portland, for Tillamook; bark R. P. Cheney, for Bristol Bay.

NEW YORK, April 30.—Arrived—City of Rome, from Greenock and Moville; Bovio, from Liverpool.

GENOA, April 30.—Arrived—Werra, from New York via Naples.

SYDNEY, N. S. W., April 30.—Arrived—Steamer Oceania, from Melbourne.

BRISBANE, April 30.—Arrived—Georgic, from New York.

HAMBURG, April 30.—Arrived—Deutschland, from New York.

ANTWERP, April 30.—Arrived—Westland, from New York.

NEW YORK, April 30.—Arrived—Armand, from Rotterdam.

coding, wherein Judge Sears held that the company must furnish Mackin gas, notwithstanding it claimed to owe a bill of \$ for gas furnished at a former place of business, conducted by him.

tion contiguous, it is alleged, was never laid off in lots and blocks, as shown by the plat. This land, it is stated, was leased to Robert B. Ludwig for a pasturage for horses, and the right to plaintiff to depasture his horse was granted to him by Ludwig on payment of \$1 50 per month.

Probate Court.

In the matter of the estate of H. B. Borthwick, deceased, W. J. Darré filed a petition asking that a bill of \$15 on account of work performed by Thomas Lovelace be allowed as a preferred claim.

Benjamin P. Scott has filed suit against Mary Briggs, T. L. Briggs, Nellie Chandler, Susan Cox, Elizabeth Spencer, E. J. Spencer, and the Multnomah Agricultural Union, issued a circular, in which it given the names of officers which cannot be verified by any person who is not a member of the organization.

Arthur Wilson reported yesterday on hand belonging to the estate of Gus Nelson, insane, and his bond as guardian was returned to the court.

The final account of William M. Gregory, administrator of the estate of John McCleery, deceased, was approved, and he was discharged.

To Quiet Title.

Donald Macleay Estate.

A. L. Spoke, of Portland, clerk, yesterday filed a petition in bankruptcy in the United States court. His liabilities amount to \$295, and he has nothing.

Cases were set for trial in the State Circuit court yesterday as follows: Beers vs. Hanlin, garnishment proceedings, May 10; Smith vs. Williams, towing Company, May 11; Burt vs. Southern Pacific Company, May 14.

Charles Magnuson was permitted by Judge Cagle yesterday to change his name from Charles Magnuson to Charles Magnus.

In the suit of John A. Lesourd against Fred B. Lesourd and his son, et al., to recover property in Stephens' addition, a demurrer to the complaint was argued and submitted. The plaintiff contends that the property in question was purchased and afterward built a house upon it, and placed the property in the name of his wife. She died, and the children are her heirs. The father seeks to recover it from the son on the ground that the purchase was made with his money. There is also mention in the complaint of some creditors, which he did not then immediately desire to pay.

Basin of Rights of Aliens in Relation Thereto.

Mining and Scientific Press (San Francisco).

The United States mining law, in terms, grants the right of location of mineral lands to citizens of the United States, or those who have declared their intention to become such. It does not authorize the alien to acquire title to the land in a mining claim by an alien, either by purchase or location, is void. On the contrary, the title of an alien to such land is only voidable, and while of record in the land covered thereby is segregated from the public domain. A claim so held does not, ipso facto, escheat to the government, and third parties are not bound to inquire of the government to the extent of dispossessing an alien of his holdings. The question of alienage cannot be raised collaterally, because the patent is a contract between the United States, and a third party has no right to complain, in a collateral proceeding, if the government does not enforce its prerogative. This doctrine is supported by section 210 of the United States Revised Statutes, which is as follows:

"No possessory action between persons in any court of the United States, for the recovery of any land, title, or interest, shall be affected by the fact that the land in question is in the United States, but each case shall be adjudged by the law of possession."

The question of the right of an alien to hold an unpatented mining claim must therefore be determined either in proceedings instituted by the government, technically termed "inquest of office found," or in proceedings based upon an application for patent. In a suit adverse to such an application the question of the alienage of the applicant party to such suit may be raised in the trial court by either of them as in right and on behalf of the Government; or, further, by the Land Department, in naturalization is a retroactive effect, so as to be deemed a waiver of all liability to forfeiture and a confirmation of title.

In other words, an alien claimant can hold as against the world save the Government of the United States, and even as against the Government itself until divestiture of title is had in due and proper proceedings by a court of competent jurisdiction or by the Land Department. In the latter case, however, action can be taken only when it is sought to secure patent for the land, and that department has no information of the existence of a mining claim until patent is applied for.

Hence, a mining claim located by an

alien is not subject to relocation merely because of such fact; neither does the transfer of an unpatented mining claim to an alien, which was located or held by a person not an alien, deprive the holder of the mining law to appropriate or hold the same, work an abandonment of such claim; nor is the title of a qualified person, to such property affected by the fact that his title was derived from an alien locator, provided that in making the location the latter complied with the statutory law and the local rules and customs necessary to make the location valid, and has maintained the claim by due representation thereof until the time of its transfer to the citizen.

They are only bubbles, those maiden fancies of love, marriage and motherhood. But who beautiful bubbles they are! Who does not wish that all these fancies could end as did the old fairy stories, "and they lived happily ever after." Fair soon pricks the bubbles, and nothing remains of all the hope and gladness of the bride, but a bridal veil and a piece of stale wedding cake.

The only way in which happiness can be realized in marriage is by being forearmed against its dangers. Most young women are ignorant of the fact that irregularity means a derangement of the womanly functions which may have far reaching consequences after marriage. With this derangement at the start there often follow the drains, ulcerations and inflammation of the system, which make life one long misery.

A certain cure for irregularity and all its diseases peculiar to women is found in Dr. Pierce's Favorite Prescription. It contains no alcohol neither opium, cocaine nor other narcotic.

"I was weak and I did not have breath to walk in my room," writes Miss J. C. Callaway Co., Ky. "I had periods occurred too often and the hemorrhages would be longed and the loss of blood very excessive. I also had spells which the doctor called were fainting fits. My stomach would cramp and I could not get up. My strength from one month to another was very weak and nervous all the time. The doctor said to try Dr. Pierce's Favorite Prescription, and after this I was advised by a kind friend to try Dr. Pierce's Pleasant Pellets, which I did and before I had taken two bottles of it I could work all day. I took in six bottles of your Favorite Prescription, and about five vials of Dr. Pierce's Pellets. I used no other medicine. I have never had a return of this trouble since."

Dr. Pierce's Pleasant Pellets clear the complexion and sweeten the breath.

HEADACHE

"Both my wife and myself have been using CANOY'S Cathartic for some time, and we have never had in the house. Last week my wife was afflicted with headache for two days, she tried some of your CANOY'S, and she relieved the pain in her head almost immediately. We both recommend CANOY'S."

Pittsburg Sate & Deposit Co., Pittsburg, Pa.

CANOY'S CATHARTIC

REGULATE THE LIVER

Pleasant, Palatable, Potent, Taste Good. Do Good. No Sickening, Weakness or Griping. 25c. Per Box. Sold Everywhere.

CURE CONSTIPATION

NO-TO-BAG

MUNYON'S

Health and Disease

as illustrated in the Scalp. Fig. 1 shows a section of a healthy hair magnified. Fig. 2 shows the deadly effect of the DANDRUFF GERMS that are destroying the hair root.

Destroy the cause you remove the effect.

No Dandruff, no Falling Hair, no Baldness, if you kill the germ with NEWBRO'S HERPICIDE.

For Sale by All Druggists. Price \$1.00.

THE FAT

No More Dread of the Dental Chair

Teeth extracted and filled absolutely without pain, by our late scientific method applied to the gums. No sleep producing agents or cocaine.

These are strictly dental parlors in Portland having PATENTED APPLIANCES and extracted and filled teeth with gold crowns and porcelain crowns undetectable from natural teeth, and warranted for 10 years.

SCOTT'S Emulsion

supplies the fat in a form pleasant to take and easy to digest. It strengthens the nerves and muscles, invigorates mind and body, and builds up the entire system.

NO PLATES REQUIRED

New York Dental Parlors

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Hours: 8 to 8: Sunday, 10 to 4. Branch Office, 722 Market St., San Francisco.

BEECHAM'S PILLS

taken at night will make you feel right, act right and look right. They cure Constipation.

10 cents and 25 cents, at all drug stores.