## THREE DECISIONS

Supreme Court Upholds the Lower Courts.

ages.

part of a complaint for the purpose of particularizing the description and of semiring the values stated therein. The term "deed" in this state is synonymous with sealed instrument. One who holds the legal title to real property in trust for another may maintain a suit to quiet title.

SALEM, Or., March 16.—(Special.)—The Supreme Court today affirmed three ap-pealed cases:

.......

G. B. McLeod, respondent, vs. Clyde D. Lloyd, appellant, from Lane County, J. W. Hamilton, Judge, affirmed; opinion by

Chief Justice Moore.

Chief Justice Moore.

This was a suit to quiet title to 480 acres of land in sections 12 and 14, township 24 south, range 1, east of Williamette meridian, in Lane County. The complaint alleged that plaintiff was the absolute and unqualified owner of the land "as is shown by the abstract of title hereto attached, marked 'exhibit A.' and made a part hereof"; that said lands were all unhereof'; that said lands were all un-seated, unimproved and unoccupied, and not in the actual possession of any person; that defendant claimed some interest which is unfounded and contrary to law and equity, as shown by certain pages of the abstract; that defendant refused to re-linguish his claim; that the claim con-stituted a cloud upon the title, and that plaintiff had no plain, speedy or adequate remedy at law. Defendant demurred to the complaint and, this being overruled, he entered a plea in abatement on the ground that plaintiff was not the real party in interest, but that he held the legal title in trust for the Astoria Com-pany. A demurrer to this plea was sustained, and the defendant refusing plead further, judgment was given for plaintiff as demanded, cancelling the deeds which constituted the cloud. The Supreme Court finds no error in

the court below, and affirms the decision. Among other things the court decides: That identified exhibits attached to a pleading constitute a part thereof, not for the purpose of supplying material averments, but with the design of particularizing the description and itemizing the values stated therein, and that un-der this rule the abstract of title was properly made part of the complaint.

That the term "deed," in this state is synonymous with a scaled instrument, so that the statement in the abstract, not only of the deed adopted to effectuate the transfer of the title, but the character thereof, sufficiently implies that the sev-eral instruments enumerated in the claim of title were sealed.

Where a defendant is not in possession Where a defendant is not in possession of property in question nor acting as the owner thereof, plaintiff could not have maintained an action in ejectment sgainst him, and as defendant's common-law right to a trial by jury depended upon his possession, the statute enlarging plaintiff's remedy, by permitting him to maintain a suit to remove a cloud upon title, though suit to remove a cloud upon title, though

the defendant of any right guaranteed him by the fundamental law of the state. Even though one holds the legal title to land only in trust for another, he nevrtheless has such a title as will enable

maintain a suit in his own name.

This was an action to recover upon a ling its regular runst contract for the sale of logs, and the case is now decided upon its second appeal to the Supreme Court. In the court below the case was tried without a jury and was decided in favor of the plaintiff. No questions of law are involved on the appeal. The Supreme Court decides that the findings of fact in the court below cover the issues as to whether the am-ount claimed was due at the time the complaint was filed, and that since there is no bill of exceptions, it will be pre-sumed that the findings were in accord-ance with the evidence, and the judg-ment of the court below is affirmed.

In the case of Fianagan & Bennett Bank, appellant, vs. R. A. Graham et al, respondents, petition for rehearing was

Albert Robinson, appellant, vs. Taku Fishing Company, respondent, from Multi-nomah County; Alfred F. Sears, Jr., judge; affirmed; opinion by Justice Wol-

This was an action to recover damages This was an action to recover damages for injury resulting from defendant's alleged negligence. The negligence alleged consisted of supplying the company's employes with weak and insufficient guy ropes to keep piles from falling to either side, as they were raised to a perpendicular position. The evidence disclosed that plaintiff was injured by the falling of a pile which had been raised about six feet from the ground. It further appeared that at the time of the necident the pile had not been raised high ther appeared that at the time of the necident the pile had not been raised high enough for the guy ropes to perform the service for which they were intended, and that therefore the accident could not have been due to the insufficiency of these appliances. At the close of the plaintiff's testimony, a nonsuit was granted and the decision of the court below is affirmed by the Supress Court below is affirmed by the Supreme Court for the reason that the evidence failed to show that the lajury was due to the negligence alleged.

Sutton vs. Clark. B. B. Sutton, raspondent, vs. Clark & taker, appellants, from Douglas County; W. Hamilton, judge; affirmed; opinion by Justice Bean.

OVATION TO WILSON.

Washington State Senator Warmly

Welcomed Home. PULLMAN, Wash, March 16.—(Special.)

The whole student body of the Washington Agricultural College turned out on masse tonight to welcome Senator G. B. Wilson home from Olympia. The Senator has been very successful in his efforts in behalf of the college, and has placed the institution on a very good footing for the next two years. The Legislature appropriated in all \$155,000 for the two years of the college for the two years. use of the college-\$17,000 for mainten-ance and general improvements, \$15,000 to meet a deficiency occurring on ac-count of the meager supply from the pre-vious Legislature, and \$12,000 for finishing and furnishing the new chemistry build-

To show their appreciation of his ef-forts the college band, the new rooters' club, the young ladies and the young men of all departments were out and vied with the citizens of Pullman in do-ing honor to their prominent townsman. Fireworks were much in evidence and great anvils boomed and thundered as the evening train drew in at the station; and mid the strains of sweet music from the band and the cheers of the great crowd, he was excepted to his home.

where in a few well-chosen words he ex-pressed his gratification at the demon-stration and laughingly remarked that he thought it good policy to bonor a man while he was living, as he would be apt to appreciate it better.

PROSPERITY SMILES

On Dean Blanchard, and He Is One Again a Rich Man.

FIRST A SUIT TO QUIET TITLE

ST. HELENS, Wash, March 16.—(Special.)—Hon Martin B. Both, assignee of the estate of Dean Blanchar, of Rainier, an insolvent debtor, filed his final account in the Clerk's office today.

Five years ago, when Mr. Both took charge of the affairs of the estate, there was 116.00 indebtedness against the property. This has all been paid off, and when the court confirms the final report at the May term, Mr. Blanchard will come into possession of the residue of the property, valued at about \$12.000. Only a few town lots of the real property have been town lots of the real property have been sold to help pay off this indebtedness. Mr. Both induced loggers to go into the woods on the hills, where no timber had heretofore been cut, and log the ground. Twelve thousand dollars was realized from stumpage, and there is plenty of good timber left. Town lots were sold amounting to \$490, and thus the Indebted-ness was lifted and paid off in full.

Mr. Blanchard will be prepared to re-sume business on his own account on a firm financial basis.

NEW IDAHO LAWS.

Governor Morrison Signs Some Bills and Turned Down Others.

BOISE, Idaho, March 16 .- (Special.)-Tonight Governor Morrison disposed of all the bills remaining in his hands. He ap-proved the following measures: Bond Issue of \$65,000 for State University; reducing license on billiard tables; to pay interest on Coeur d'Alene deficiencies of 1809; increasing salaries of state officials; removing tax on banks and loan agents. Measures were vetoed as follows: Prohibiting unauthorized persons from wear-

ing badges of fraternal societies and G.
A. R. badges (it had no enacting clause);
Evens' bill for a tax on migratory stock;
to pay deficiencies of Albion Normal
School (other provision having been made for them); to provide for issuance of ses-sion laws in ten days; for relief of Mary A. Wright; a few items of interest on recommendatory judgments heretofore set-tled; to pay the officers of the County of Clearwater who were thrown out when the law creating the county was held un-

CONVICT ATTEMPTS SUICIDE. Leaps from High Wall at Penitentlary and Injures Back.

WALLA WALLA, Wash. March 16.— (Special.) — While sunning himself on a platform inside the new cellhouse building in the pentientary yard this afternoon about 5:30 o'clock. Robert M. Meeks, the notorious convict. under heavy sentence for bank robbery committed at Montpeller in 1897, climbed to the top of the wall by means of trestlework and jumped to the ground below, a distance of 30 feet, with the intention of committing suicide. He struck on his back, sustaining injuries the full extent of which have not yet been ascertained.

Meeks tried to escape on the afternoon of February 2 by dashing through the prison gate and heading for the hills, but was stopped by a bullet in the left leg and sent to the hospital, where that mem-ber was amputated above the knee. He returned to the prison last Friday and was placed in the hospital ward. On Christmas eve, 1901, Meeks escaped on one of the prison horses, but was recaptured. He is supposed to be mentally weak.

TO IMPROVE TRANSFER BOAT. Northern Pacific Will Renovate

Vessel at Kalama. KALAMA, Wash., March 16.—(Special.)— Upon the report of a special officer sent out from St. Paul to examine into and submit an estimate of the cost of needed improvements on the big transfer boat at this place, the Northern Pacific Railway Company has decided to improve the boat maintain a suit to quiet title, un-rule that an agent who makes a as soon as the weather becomes settled der the rule that an agent who makes a soon as the weather becomes settled. contract in his own name without disclosing the name of his principal may imaintain a suit in his own name.

drowned a few days ago by falling over-board from a launch in Westport Slough, was recovered this morning a short dis-tance from where the accident occurred. The funeral will be held from the family residence tomorrow, with the interment in the Westport cemetery.

John Sanders Sent Up for Life. BUTTE, Mont. March 16.—A Miner special from Pocatello says John Sanders, convicted of the murder last August of Mike Pidcock, was today sentenced to life imprisonment by Judge Budge. Ross Salvucci, convicted of assault with a deadly weapon, was sent up for il months.

Pilot Gunderson Seriously III. ASTORIA, Or., March 16.—(Special.)— Captain Gunderson, the bar pilot, was brought in from outside on the schooner Joseph Pulltzer on Saturday evening critically iii. Today he is somewhat im-proved, but is still a very sick man.

After a Fugltave From Justice. VICTORIA, B. C., March 16.—Chief of Police Langley, of Victoria, left for San Francisco tonight to secure the return of George Jeffs, who left for San Francis on the steamer City of Puebla. Jeffs is charged with manslaughter.

DAY'S DEATH ROLL.

Colonel Baldwin Is Dead. CHICAGO, March 16.—Colonel John A. Baldwin, of the Sixteenth United States Infantry, is dead here, says a dispatch to the Tribune from Battle Creek, Mich. He the Tribune from Battle Creek, Mich, He commanded the famous Ninth Infantry when it eaved the Colorado Volunteers from total annibilation in the Philippines, and commanded the Twenty-second Infantry at Siboney River. After two years in the Philippines be came back a physical wreck, but was brevetted for unusual bravery and became Colonet of the Sixteenth Infantry at Fort McPherson, Ga. General Reagen, of Washington, D. C., will preside over the military funeral, which will be a large one, as Colonel Baldwin had been in the Army for 20 years. The state troops and the regulary years. The state troops and the regulars from Port Wayne will be present.

Prominent New York Man Dead.

NEW YORK, March 16.-Benedict Fisher, president of the American Encaustic Tile Company, and vice-president of the Mauser Manufacturing Company, died today. He was stricken Saturday with paralysis while on an electric train.

Bell, the Golfer, Dead. CHICAGO, March 16.—Word was received in this city today of the death at New Orleans of David Bell, the well-known golf professional, who was injured recently in

## SAYS ROYALTY BACK HIM

WRIGHT CLAIMS AID OF GREAT INFLUENCE.

Has Letters Which Prosecutors Nev er Saw-Offers to Waive Formalities and Return to England.

LONDON, March 16 .- John Flower, chair man of the shareholders committee which investigated the prosecution of Whitaker Wright, the director of the London & Globe Finance Corporation, who was arrested yesterday on his arrival at New York

resterday on his arrival at New York from France, says:

"I see Wright is quoted as eaying he had a lowerful protector in an exaited quarter. That statement is not new to us. It is the keynote of the whole case. Prior to the failure of the London & Globe, certain persons maintain Wright had in his possession letters from leading members of the English royal family showing they were mixed up in his transahowing they were mixed up in his trans-actions. We have no documentary proof of this. Wright himself is probably the only man in the world who could prove it. If he has such letters they ought now to be in the possession of the New York police, as we supposed they searched his effects, and Wright is not likely to let such a powerful weapon of defense out of

such a powerful weapon of cereme out or his personal keeping.

"Within a few weeks the chief issue in the Wright case will be the question of the complicity of the most ex-aited persons in the empire in Wright's schemes. We do not anticipate any diffi-culty in obtaining his extradition, but if what Wright's friends maintain turns out to be true his sequine prosecution will beto be true his genuine prosecution will b come an extremely delicate matter. We believe, however, that the inwyers at pres-ent engaged will seff the matter to the bottom regardless of any considerations." Referring to the interview with Wright

published in the New York Herald today, Mr. Flower said: "I quite sympathine with Wright when "I quite sympatmise with virgit he says the failure of the London & Globe was due to the treachery of others. There is no doubt of that. But it must be remembered that for three months prior to the failure, the London & Globe had not a treat of the failure, the London & Globe had not a cent in its lockers, yet it was doing over half a million pounds in speculation at every settlement. The government's de-cision that the directors as a body could not be proceeded against does not pre-vent Wright, as the prime factor in the rotten cenditions which existed before the failure, being made to take the responsi-bility."

Attorney-General Finlay, in the House of Commons this afternoon said the crown would pay the cost of the extradition of Wright and the payment by the crown of the whole expenses of the proceedings would be considered. His prosecution, rer, would be left in the hands of ifficial receiver of the London & corporation.

The London lawyers of Mr. Wright held a conference today with Samuel Unter-meyer, of a New York law firm, who is here, and who has frequently represented Wright's interests in America. The following statement was subsequently made to the Associated Press by the lawyers: "While Mr. Wright is undoubtedly anx-lous to return to England and face the

charges, the question of the advisability of his so doing must be decided by his legal advisers. We hold there is a doubt, in view of the Attorney-General's declaration, if Mr. Wright's extradition would

inrstion, if Mr. Wright's extraction would not be a breach of the treaty. All the circumstances combine to prejudice a fair trial at the present stage.

"We regard the reports that Mr. Wright is holding letters showing the complicity of royalty in his transactions as being merely an invention of his enemies, cir-cuisted for the curpose of influences with culated for the purpose of influencing pub-

WRIGHT WILLING TO RETURN. But Lawyers Insist on Fighting-He

Says He Was Cleared. NEW YORK, March 16.-Whittaker

jumping into the river on that she might day night. The impression that she might have escaped from her pursuers and wandered into the woods has been abandoned, as a diligent search has failed to disclose any trace of her.

"I shall waive all extradition formalities to go back to England as soon as the Government matures all arrangements. The story about the amount of money lost is all bosh." he said. "The amount lost is all bosh." he said. "The amount lost is all bosh." he said. "The amount lost is all once the said of the time when the crash nitogether did not exceed £4,000,000. This all turns toward the time when the crash came. The dividends paid out under a secured capital, consisting of mining property, were more than the capital itself of the Globe Company. The Boer war, with its financial irregularities, contribu-ted largely and was chiefly responsible for destroying the value of mining proper-ty at that time, whenever assets were in-vested. This is a scheme or plan to de-stroy for the time being the market values

of mining properties.

"The Globe Company today would be on its feet had it not been for the subway or underground road in London, but un-

health, and was not culpable in any way. I am an Englishman by birth, but I am an American citizen. I have three children living with my wife in England and three are buried in Philadelphia. Miss

mining property."
Wright was arraigned before United
States Commissioner Alexander and the
hearing was adjourned till Wednesday.
Maurice Untermeyer appeared for the
prisoner. Asked whether he waived ex-

"I think an adjournment until Tuesday or Wednesday will be sufficient. Mr. Wright insists he is willing to return to England at once."

Commissioner Alexander then set the hearing for Wednesday. Nothing was said about ball for the prisoner.

When asked directly whether Mr. Wright was going to waive extradition, Mr. Untermeyer said the adjournment was taken so that the attorneys might consider what they would do. The formal complaint they would do. The formal complaint against Wright charges him with the fraud in publishing false statements of accounts of the London & Globe corporation.

bons, commenting on the Czar's manifesto, is quoted as saying:

"In my judgment it may be considered the most unexpected, as well as the most important and benedicent movement, that has occurred in the 20th century. I have some misapprehensions, however—I trust that they are groundless—that the ecclesiastical authorities, who are very powerful in Russla, may in some respects modify the beneficent features of the decree. I hope that the Jews will have a share in the proposed radical changes."

REVOLUTION IN URUGUAY Revolt Against Government Breaks Out in Two Provinces.

MONTEVIDEO, Uruguay, March 18. A revolution has broken out in the De-partments of Rivera Flores and Moid-onado. The government does not attach any importance to the movement.

CHILE REJECTS PROTECTION.

Proud Nation Scorns Shield of Mon ree Dectrine. NEW YORK, March 16.—The Heraldo, according to a Valparatso, Chile, dispatch according to a Valparatso, Chile, dispatch to the Herald, publishes a remarkable article about the Monroe Doctrine, in which it says "South America ought to quietly notify the United States that she does not seek the Monroe Doctrine's protection, but her own." She ought also to notify Europe thus:
"We cannot decorously continue to be regarded as Turks. That is to say, we are not outside the international law practiced by the greater nowers among

for Expansion.

MEXICO CITY, March 16.-Great inter- G F Himes, Kalama | S M Robertson, Cin-

munication would be thus established by Mexico with Cuba and Central America and by Colon with Columbia and Beusdor, Bolivia and Chile. The project thus will affect 20,000,000 Latin American people. It is a part of the plan made by the gov-ernment of reaching out after the trade of

South America.

It is realized that when the canal is opened the Guif of Mexico will be the Mediterranean of the Western Hemisphere and Mexico will be in a position to reap great advantages from its geographical

Diaz Will Arbitrate for Them. PANAMA, March 16.-Cable dispatches PANAMA, March is.—Cable dispatches received here from Salvador say the efforts made by Consul-General Chocano have made possible a peaceful arrangement of the differences between Salvador and Guatemala, which, it is added, will be submitted to the arbitration of the Spanish-American President, Senor Chocano

CARACAS, March 16.—Herr Polidran, the German Minister, arrived at La Guayra today on the steamer Caracas, and left immediately for Caracas.

Improvements on the big transfer boat at this place, the Norther Pacific Railway. Company has decided to improve the boat at a cost of 180,000. New steel boilers will be put in complete. Steel bears extending the full length of the boat will be put in in the pince of the present wooden onces. Broel building to the bear of the vessel, work will begin as about a prisoner. Sivel builkheads will also be constructed at each end of the vessel. Work will begin as about a prisoner. Sivel builkheads will also be constructed at each end of the vessel. Work will begin as about a prisoner.

No More Graft.

No Hell membender the Caracas, and left immediately for Caracas.

No More Graft.

No Hell membender the Caracas.

No Hell membender office to sign anything in blank." When Governor Chamberlain was asked today whether this incident occurred, he said he didn't care to be interviewed on that sub-

office to sign anything in blank." When the conversor Chamberlain was asked today whether this incident occurred, he said he didn't care to be interviewed on that subject the conversor verse of the signed.

Why the Governor Vetoed the Bill.

Governor Chamberlain's veto of the bill in which a clause had been inserted in the interest of the lieu land ring, together with the etand he has now taken, is a hard blow for those who have been making money by selling invalid base. When both the duty of the Governor to "set up" all fallen lieu land selections, the operators and all others interested thought the way was clear for the perfecting of the bad titlee. But the Governor discovered the stinger which had been hidden in the bill and in spite of the protests of those most in the feet with the selections are disapproved the purchased the biase upon which the selections were made. If those who purchased the biase upon which the selections were made. If the bad in the bill and altoneys for satisfaction. In all cases the like is probable that strenuous efforts will be made to get the adjudications of base after number of losses to a minimum.

The State Land Board has recently made a change in the form of deed issued for the land, with a view to giving all purticed charsers notice of the condition of the condition of the land, with a view to giving all purticed characters and the condition of the character of level and, with a view to giving all purticed characters and the condition of the condition of the condition of the character of level and, with a view to giving all purticed character of the condition of the character of the condition of the charact or underground road in London, but un-fortunately in an unwise moment the Globe became interested in this and the crash came. The money was legitimately Globe became interested in this and the crash came. The money was legitimately lost. This occurred two years ago. I went over the books carefully myself with the receiver and the matter was laid in all its entirety before Parliament.

"The Attorney-General for the Crown told me himself that I had a clean bill of health, and was not culpable in any way. I am an Englishman by birth, but I am an an Englishman by birth, but I am an American citizen. I have three chilland with the selections were made. Those who purchased through agents or attorneys will be looking to those agents and attorneys for satisfaction. In all cases it is probable that strenuous efforts will be made to get the adjudications of base

an American citizen. I have three children living with my wife in Engiand and
three are buried in Philadelphia. Miss
Browne is my niece and is my sister's
child. She came here to visit friends in
Philadelphia. I came here to examine
mining property."
Wright was arraigned before United
States Commissioner Alexander and the
hearing was adjourned till Wednesday.
Maurice Untermeyer appeared for the

states Commissioner Alexander and the hearing was adjourned till Wednesday.

Maurice Untermeyer appeared for the prisoner. Asked whether he waived examination Mr. Untermeyer replied:

"On the contrary, and I wish to add that my client states that personally he would take a steamer immediately for England and answer these charges, but on the advice of counsel he will wait further proceedings on the part of the British government. Mr. Wright also deciles he is a fugitive from justice. He has been absent from England for three weeks in Paris, but innists he is not a fugitive from justice. The has been absent from England for three weeks in Paris, but innists he is not a fugitive from justice. The has been absent from England for three weeks in Paris, but innists he is not a fugitive from justice. The has been absent from England for three weeks in Paris, but innists he is not a fugitive from justice. The has been absent from England for three weeks in Paris, but innists he is not a fugitive from justice. The has been absent from England. This was opposed by counsel for the prisoner, who, after consulting his client, ead:

"I think an adjournment until Tuesday or Wednesday will be sufficient. Mr. Wright insists he is willing to return to England at once."

Commissioner Alexander and the purchase and of lieu land have stopped, there are outstanding a large number of cestificates of sale for lieu land. Upon return of these certificates and payment of the balance of the purchase price, the holder receives a deed. The deed hereafter study with knowledge on the part of the grantee that the land described herein is an indemnity selection of school land, not yet approved by the Secretary of the Interior, and, in the event that the base upon which this selection was made proves invalid, or if, for any reason, the selection fails to be approved by the Secretary of the Interior, the title of the state and of the purchaser fails, and the purchaser fails and the purchaser fails and the purchase file to fail the dead or limit t

Putting in this proviso does not change the effect of the deed or limit the state's obligation, but gives every purchaser ex-press notice of facts which he is pre-sumed to know without notice.

AT THE HOTELS.

THE PORTLAND. against Wright charges him with the fraud in publishing false statements of accounts of the London & Globe corporation.

Car May Meet Difficulties.

BALTIMORE, March 16.—Cardinal Gib—N 8 Crowder, do G W Roope, Boston The young housewife should reflect that Gorham Silver

may always be matched. Beginning with half-adozen teaspoons, she may by degrees acquire a service possessing the inestimable advantages of Gorham silverware.

according to a Valparaiso, Chile, dispatch to the Herald, publishes a remarkable article about the Monroe Doctrine, in which it says "South America ought te quietly notify the United States that she does not seek the Monroe Doctrine's protection, but her own." She ought also to notify Europe thus:

"We cannot decorously continue to be regarded as Turks. That is to say, we are not outside the international law practiced by the greater powers among themselves."

The writer ends by saying:

"Paramount above everything is our duty to place ourselves in a worthy position before the world. South America ought to renounce the invisible benefits of the so-called doctrine."

The correspondent adds that since the Baltimore affair many Chileans distrust the United States more than Europe.

WILL USE ISTHMIAN CANAL.

Mexico Already Preparing to Use It for Expansion.

Residuals of H. Santh. Spokane

Resinth, Spokane

G N Sanborn, Astorta
A R Grant, Walla W F. H. Sanborn, do G Lindsley, SF
R Smith, Spokane
G A Lewellen, do H. Santh, Spokane
H. G Santh, Spokane
H. Totenheimer & w.
A H. Goodwin, R N G
San Francisco
A H. Goodwin, R N G
San Francisco
A H. Goodwin, R N G
S San Francisco
A H. Goodwin, R N G
S San Francisco
A H. Goodwin, R N G
S San Francisco
A H. Goodwin, R N G
S Kinney, Seattle
F Bird S F
F Grisvold Chicago R Arbuckle, N Y
J A Riordan, St Louis T W Davia, S F
F R Salder & w. S F
F R Sal

THE PERKINS. MEXICO CITY, March 16.—Great interest is being taken here in the Panama Canal. It is now believed that the United States will begin work on the canal immediately following the ratification of the treaty and it is estimated that it will be completed within five years.

It is stated that President Diaz contemplates the establishment of a steamship line running from Vera Cruz and Propine to Havana, Port Limon, Colon, Savanilla and La Guayra, the steamers to make the round trip in one month Communication would be thus setablished by

T J Downs, Tems
W W Bouse, Seattle
J H O'Connell, Astr
T Christensen, do
D Kinnash, do
D Kinnash, do
D Kinnash, do
D Hurd, do
W H Eccles, Ingies
W C Alder, city
F Grenlese
D B Hansen, Cascoo,
Ky
Mrs Hansen, do
J K Wetnel, Orvilla,
Wn
J P Anderson, Tema
I F Mason, Seattle, Wn
L Riggs, Canby, Or
J Advis, do
M Murphy, Elmo, Wn
W Feerschier, do
E Vest, St Louis
W W Allingham, Coburg, Or
F Willoughby, Albion,
Wn
Warren Willoughby, do
H M Swauk, Vanevr
Mrs A Wedimen, Care,
Mich
J A Morland, do
T J Johnston, Heppmer
M H Bonner, Gresham
G H Henry Heppner, do
E M West, Moro, Or
G O Yoran, Eugene

Neb
C C Sharkey, Lucky
J C Good, do
E C Higlis, San F
U G Goope, N T
J W Cape, N T
Lebanon, N H
O H Falmer, Baring
F Seley, Salem
J F Leaughlin, The D
E Mrs Herswam, do
Catrell, Washgt, Wn
E W Smith, Falls C
W Randell, N Y
E W Smith, Falls C
W Randell, N Y
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W R

Henry Heppner, do H. H. Bonner, Greshat E. M. West, Moro, Or. G. O. Yoran, Eugene A. A. Jayere, Hood B. W. Maddox, Rosebur H. Melgard, Goldendale, Mrs. Maddox, do

submitted to the arotration of the spansish-American President. Senor Chocano at first proposed that President Diaz, of Mexico, be appointed as permanent arbitrator. The Guatemalan army will be disbanded shortly.

The Presidents of Salvador and Guatemala have expressed their gratitude at the mediation of Senor Chocano, who is Consul-General of Peru at Guatemala City.

German Minister at Caracas.

CARACAS March 16—Herr Polidran

H Melgard, Goldendale, Mrs Maddox, do Master Woodson, do J. Lindsey, Prolito Master Woodson,

THE IMPERIAL.

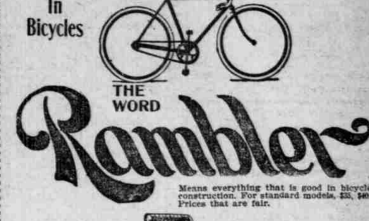
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THE ESMOND.

THE OLD RELIABLE



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In the meantime, if you are interested, drop in and see us.

We have some exceptional bargains in steam, electric and gasoline automobiles, from \$550 upwards.

FRED T. MERRILL CYCLE CO., INC., EVERYONE KNOWS WHERE. 

H Susman, Astr
G Egbert, The D
Mra Anson, do
W A Proctor, Cottrell J A Hamilton, Cseds
J M Garrett, Baman
J Godde, do
T L Wall, Fishers
J W Paimer, Republic
H Taylor, Toma
Mra Taylor, do
M de Haven, do
N Neville, Skmkawa
Wm Scott, Salem
L Clark Seatile
J C McLynn, do
H Robinson, Stella
J W Williams, do
H Robinson, Stella
J W Williams, do
H Allen, do
L Clark Seatile
J Cole, do L Clark, Seattle

N J Reasquer, do
L T Parker, Hood R P Klutch, Vanevr
W H Le Roy, Cttge G F Anderson, Kalama
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Mrs Hawkins, do
G V Peterson, Eufaula
R E Peterson, do
look O J Boyt, Clatskanie T A King, Blue R S J Clark, Tillamool H Oaks, Stella D Lindsley, do A Barr, do
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