

WRONG MAN IN JAIL

Innocent Chinaman Wants Damages From Chief.

HOW POLICE DEPARTMENT IS RUN

After Victim of Robbery Had Declared Him Innocent, Louie Tahn Ha Was Detained Awaiting Order From Chief Hunt.

Chief of Police Hunt exposed a few secrets concerning his manner of running things at the police station at the trial yesterday in the State Circuit Court of damages suit in which he and Police Officer O. Nelson were defendants and Louie Tahn Ha, a Chinese the plaintiff.

Chief Hunt several months ago declared that his method of conducting the affairs of the police department was nobody's business but his own, but yesterday, when on the witness stand before Judge Sears and a jury relating how it happened that Louie Tahn Ha was confined in a cell at the city prison for 15 hours without a warrant, he unbecomingly confessed.

On July 15 last Harry A. Dillon engaged Louie Tahn Ha to do some work at his residence at 138 King street. Mrs. Dillon was sick and was confined to her room. In the evening when Mr. Dillon returned home he discovered that the front door of the house had been opened and a purse valued at \$30 and containing \$10 in money stolen. The Chinese was suspected, and information concerning the robbery was telephoned to police headquarters. Police Officer Nelson was detaining on the case, and was told at the Dillon home that the man employed to cut the grass was small in stature, was about 20 years old, and lived in a shack near the city barn.

Nelson testified that he went to the shack and found no one there. He went back several times, but each time he found a black cat on the grass. At 10 o'clock at night Louie Tahn Ha was pointed out to him by another Chinese. He asked Louie if he had cut grass, and received an affirmative nod. Next he inquired of Louie if he had cut grass on King street, and the man answered yes, meaning probably that he was willing to cut grass on King street or any other street. He had at some time or other, Nelson said, then placed the man under arrest, first permitting him to speak to two of his friends. Arriving at the station the policeman related his experiences to the captain on duty, who locked Louie up. At 7 o'clock the following morning Nelson said he informed Dillon of the arrest and about 5 o'clock received word from Dillon that the wrong man was incarcerated.

C. E. S. Wood, attorney for Louie Tahn Ha, testified that he called at the city jail at 10 o'clock in the morning, which was over an hour after Dillon had been there and stated that the wrong man was behind the bars. The Chinese was still there and he was unable to get him out. Chief Hunt was not there, but was said to be at the Mayor's office. Captains of Detectives Simmons and Captain Gritzmacher were present, but said they could not liberate the man. They must first get the Hunt. Mr. Wood said he telephoned at 12 o'clock, and received an answer that Louie Tahn Ha was still in detention, and that Chief Hunt had not returned from his visit to the Mayor's office. The release was made at 1 o'clock.

How Chief Hunt Does Business. Chief Hunt testified that he remembered the case distinctly, but was not responsible for the undue detention. The Chief stated that every day each member of the force made a report on printed blanks provided for that purpose. "That is a rule," he said, "and the Chief, 'when I took charge of the force, so that I can tell every day what each man is doing. The first thing in the morning, I like these reports and go over them, pointing out those in need of special attention and investigation. The report gives a history of the case, what the charge is and so on, and I don't have the time to read them all. I get the Police Court at 10 o'clock and he told me about it. The reports that refer simply to cases of drunkenness I just push to one side and consider them later. Where it is a case of simple assault, I just let the men go; they are not brought up before the court at all. I have authority from the Police Judge to do that. Of course, where the offense is frequent it is different."

Chief Hunt then proceeded to explain that Captains of Police have authority to liberate prisoners during his absence for good cause, and said he did not know why Captain Gritzmacher continued to hold Louie Tahn Ha after he had been apprised that he was not the man wanted. The Chief read from police records of the last few days cases where captives had liberated men arrested on suspicion and another case where two men were brought in for using abusive language. The Captain, Chief said, was next in authority and when he was absent during his absence had control of things. The Chief further stated that he never remained away from his office longer than necessary and, that on the morning of the robbery he invariably returned before going to lunch to see what was going on.

Rights of Man Violated. In his argument to the jury C. E. S. Wood spoke of the Constitutional rights of people, both high and low, and in this connection said: "If the country stands in any peril at the present day, it is that justice is getting to be a matter of clothes and standing in society, and the common man who is a stranger in the city is shut up by the police as they please, and when they please."

Counsel cited the Constitutional provision that no man shall be arrested except on a warrant, and the writ of habeas corpus shall not be denied. "This principle of law," he said, "knows no distinction, poor as a rat is entitled to the same treatment as does the innocent. This man was kept in jail among hoboes after he had been declared innocent, and somebody is to blame."

The attorney further stated that no malice was charged, but an ignorant administration of the law, and a man who exercises the office of Chief of Police ought to know the rights of citizens. "When a man is arrested in a street and bars must fly open instantly, and the system which does not admit of it is wrong."

Charles F. Lord argued the case for Chief Hunt and Police Officer Nelson. The jury returned a sealed verdict, which will be opened when court convenes this morning.

SETTLING UP CORBETT ESTATE. Receipts Are \$188,095, and Disbursements \$125,529 for Half-Year.

The first semi-annual account of W. C. Alvord, Emma L. Corbett and Henry Leed Corbett, executors of the will of Henry W. Corbett, deceased, was filed in the County Clerk's office yesterday. The receipts amount to \$188,095, of which the following are the principal items: Dividends \$22,850, rents \$35,008, sale of 1200 shares preferred capital stock Union Pacific R. R. Co. \$192,359.

AGAINST HIS WILL

Charles Hoehn Says He Was Forced to Help Hold-Up.

FEARED LIFE WAS IN PERIL

Seventeen-Year-Old Boy Tells of His Part in the Unsuccessful Train Robbery - Wounded Bandit Taken to County Jail.

BICYCLIST LOSES SUIT.

Court Decides Against Claims of Charles A. Nachand for Damages.

A non-suit was granted by Judge Fraser yesterday in the action of Charles A. Nachand against the Portland Railway Company for \$3000 damages for personal injuries. On March 24, 1903, Nachand was riding a bicycle at Fifth and Salmon streets, when the driver of his wheel was caught in an open space in the trench in the middle of the track which was used when the line was operated as a cable system. This trench had been closed all along the street, but it seems that there was an open space at Salmon street, caused by the plates having spread. Nachand was thrown forcibly to the ground and testified that he was bruised and injured about the head and shoulders, and arms, and that three of his teeth were broken. Nachand, in answer to a question, stated that he is 20 years old, and then the interesting question arose if he was not an infant in law, without the legal capacity to sue on his own individual responsibility. To take certain of the law George Joseph, attorney for Nachand, and O. F. Paxton, counsel for the defense, spent some little time in consulting the statute, and the court ruled in favor of Mr. Paxton that the plaintiff had no legal standing in court. Mr. Joseph was equal to the emergency, and asked leave to amend his complaint and that he be appointed guardian ad litem for Nachand, and he substituted in this manner as plaintiff. The motion was allowed, and the trial proceeded.

In arguing a motion for a non-suit O. F. Paxton, attorney for the Portland Railway Company, contended that among other things Nachand was responsible for the accident himself, because he could see and ought not to have ridden his wheel into the trench, and that he was thrown and injured. Judge Fraser did not agree with counsel for the reason that the evidence submitted in the case showed that there was no danger from the slot which had been closed, except at the point where the accident occurred, where it appeared that it was open, caused from the plates having spread. The court granted the non-suit, however, because the testimony failed to establish that it was the duty of the company to keep the street between the tracks in the trench closed. Judge Fraser said the court could not take judicial knowledge that there was a city ordinance to that effect. The court only knew from the evidence that the Portland Railway Company had franchise to operate a street-car line and owned the tracks on the street. For all that was before the court it was the duty of the city to keep the street between the tracks in repair.

Additional Jurors Drawn. Additional jurors to complete the panel of the September term of the State Circuit Court were drawn yesterday by Judge Cleland and Clerk F. S. Fields, as follows: A. Berg, merchant; Joseph Heller, merchant; W. J. Honeyman, merchant; Philip Hojn, merchant; J. E. Jackson, merchant; S. W. King, loans; J. H. Lambert, banker; Samuel Lowengard, real estate; D. M. Lloyd, foreman Chem. Eng.; L. May, merchant; D. B. McElroy, merchant; S. J. McBride, blacksmith; G. W. McPherson, bookkeeper; C. E. Potter, merchant; B. E. Rich, cigars; Frank Rothschild, clothing; John Sealey, grocer; L. B. Sealey, grocer; C. E. S. Wood, attorney; Tom Whallen, contractor; S. E. Wrenn, merchant.

Victim of Bridge Accident. Caroline Schroeder, one of the victims of the Morrison-street bridge accident, yesterday filed suit against Multnomah County in the State Circuit Court for \$2000 damages on account of personal injuries sustained.

Court Notes.

J. C. Roberts has sued Multnomah County to quiet title to property in Hanson's Addition on which there is a lien for taxes.

Margaret A. Hawley has sued William A. Hawley for a divorce because of desertion, beginning in September, 1902. They were married in 1883.

Studebaker Bros. Co., Northwest, through J. B. Beach & Simon, their attorneys, filed papers in an attachment action in the State Circuit Court against J. H. Peterson for \$61.65 for buggies and material furnished Peterson. The defendant conducts a livery stable on Sixth street.

In the damage suit of C. E. Inman against Louie Revensky tried before Judge George yesterday, the jury returned a verdict in favor of the plaintiff for \$50. Inman was employed in Revensky's furniture factory, and the fingers of his left hand were cut off by a circular saw. He alleged that the machinery was defective and sued for \$257 damages.

POPE SPEAKS FOR COLLEGE

Plan of Collections in Behalf of Washington University Approved.

BALTIMORE, Oct. 12.—Cardinal Gibbons tonight gave out a translation of the brief of Pope Pius X. relative to the Catholic University in Washington, in which the pope says: "The condition of the University of Washington has enlisted our deepest sympathy and concern inasmuch as the report recently submitted by your eminence depicts that its affairs are not altogether so encouraging as we could wish. It is meet that we should follow the example of our predecessors in the furtherance of noble projects, more especially such as are of great moment and hold out the promise of large advantage. In this spirit, we are pleased to continue and, as far as may be, to increase the assistance of the apostolic office the interest which we have ever cherished toward this distinguished American foundation."

"Wherefore we approve with genuine satisfaction the plan of the bishops charged with and interested in its welfare, that a collection be taken up in all the churches throughout the United States, and especially for ten years, the first Sunday of Advent or the first convenient Sunday thereafter, with a view of enhancing the dignity and enlarging the influence of this noble society of learning."

"This plan, the result of their joint deliberations, we consider most beneficial. It is therefore our earnest wish and prayer that all the bishops of the country, as well as the faithful who have at heart the progress of learning and religion, should labor strenuously for the good of the university."

Boy Cured of Croup in Fifteen Minutes. Chamberlain's Cough Remedy cured our little four-year-old boy of croup in fifteen minutes. My wife and I have used this remedy in our family for the past five years, having tried many other kinds previous to this. We consider it far superior to any other. We are never without it in our home.—Frank Heller, Ipswich, Ill. For sale by all druggists.

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Seventeen-Year-Old Boy Tells of His Part in the Unsuccessful Train Robbery - Wounded Bandit Taken to County Jail.

Because he was told that he was wanted for burglary in Ellensburg, Wash., for which he well knew he could prove an alibi, Charles Hoehn, 17 years old, made

BOY WHO FLAGGED TRAIN IN O. R. & N. HOLD-UP



CHARLES HOEHN.

no resistance when arrested last Thursday at Equality Colony, Skagit County, Wash. But the boy is now in the County Jail of Portland, charged with being a member of the gang that held up the O. R. & N. train at Corbett station September 22. He was brought to Portland early yesterday morning by Sheriff Storey.

Hoehn was shadowed by the Pinkerton detectives ever since Gay Harshman, the wounded train robber, confessed the identity of his partners in the daring hold-up. He was then working in a shingle mill, while unknown to him a detective was similarly employed at the same place.

When the story leaked out that the Pinkertons and Sheriff Storey were after a man named Morgan, young Hoehn grew restless. Fearing that he would escape from the mill into the woods, James Nevins, the superintendent of the local agency, ordered his arrest through Sheriff Dismouth, of Skagit County. The Sheriff rode for 15 miles on a track volée to make the arrest, and young Hoehn was taken while working in the mill.

Hoehn's plea of half-way innocence in the attempted train robbery is that he was under the control of A. E. Miner, the leader of the gang, for whom the detectives and the Sheriff of many counties are on the lookout.

An unsophisticated boy, 17 years old, he says he did not know of the planned robbery until almost on the ground. Then he dared not run away or tell what he knew for fear of Miner.

The detectives are prepared to take the statements of Hoehn with a grain of salt. They do not doubt that Miner could force the boy to obey him to a certain extent, but that he could so completely control him as to make him join in a train robbery entirely against his

WILL BE SOMETHING THEY CAN HARDLY BELIEVE.

Gay Harshman is also now confined in jail. He was removed from the Good Samaritan Hospital yesterday afternoon, the attending physicians deeming it safe to make the change. County Physician E. P. Geary will attend him in his new quarters.

Hoehn is of boyish appearance and gives his age as 17 years. He was born in Ohio, and came West five years ago. He says he is an orphan and has three brothers and three sisters residing in Ohio and a brother in Idaho.

Hoehn says that Miner, who was connected with the Equality Colony, approached him some time ago and asked him to go to Mexico with him, saying it was an attractive place to live, and they could make plenty of money. Miner wanted a young man named William Jiles to be one of the party, but Jiles refused and Hoehn consented to go after having obtained the consent of his brother in Idaho. He and Miner after that associated more or less together, and came to Portland at the time the circus was here. Afterwards they went to Goble and met Harshman, who was traveling under the name of Jack Williams. They worked for a while piling wood. Next they proceeded to the scene of the robbery and lingered around for several

PYTHIANS IN FORCE

City Occupied by Knights and Rathbone Sisters.

GRAND LODGE MEETS TODAY

Important Changes in Constitution to Be Proposed—Parade and Drill Competition by Uniform Rank—Session of D. O. K. K.

Portland is overrun by Knights of Pythias and will continue to be so for the next two days. The Grand Lodge of Oregon meets in Knights of Pythias Hall in the Marquam building at 10 o'clock this morning and delegates and officers to the number of 170 are gathered at the Perkins Hotel, which is the headquarters of the Grand Lodge. At the same hour the Grand Temple of Rathbone Sisters, an affiliated order, will assemble about 100 strong in Artisan Hall in the Abington building on Third street. The Uniform Rank is also assembled here under the command of Brigadier-General J. H. Aitken, of Huntington, and about 200 members will take part in a prize drill this afternoon at the Armory. There will be a grand parade at 2 o'clock this afternoon. The gathering will end tomorrow night with a session of the Dramatic Order of Knights of Khorassan, another affiliated order, which will close its functions with a banquet. Altogether there will be about 500 visitors at the sessions of the several branches of Pythianism.

Changes in Constitution. The Grand Lodge will have some questions to consider which may cause decided differences of opinion. Among these is a proposition to amend the grand constitution so as to allow additional representation to subordinate lodges of 125 or more members, the basis now being two delegates for each lodge, and the Maloney of Pendleton, the grand chancellor, will recommend that hereafter the aim in securing new members be to secure high quality rather than numbers. He will also recommend the abolition of sick benefits as they are the cause of more contention than any other subject. Some lodges have already taken steps for their abolition. He will recommend the holding of district conventions at that time and for this purpose be raised by levying an extra per capita tax of 20 cents a member, this to be repaid to the district paying it if it holds a district convention.

The strength of the order has shown a gratifying increase during the past year. It has 73 subordinate lodges in the state, having a membership of 2196, a net gain of 100. The order has expended for the relief of sufferers by the flood at Heppner. The Grand Lodge has \$4466.13 cash on hand. The Uniform Rank has 12 companies with an aggregate of about 400 members, two companies having been organized in the year.

The present officers are: Grand chancellor, J. W. Maloney, Pendleton; grand vice-chancellor, Emil Waldman, Portland; grand prelate, L. M. Curl, Albany; grand keeper of records and seal, L. R. Stinson, Salem; grand master of exchequer, E. M. Sargent, Portland; grand protector, J. M. Wall, Hillsboro; grand officer guard, G. C. Moser, Portland. It has been the custom to raise the officers step by step until they attain to the grand chancellorship, so that the only officer for which there has been a contest is that of grand officer guard and Mr. Waldman is elected for the succession to the grand chancellorship. He is to talk of infusing some interest into the election this year, by breaking down this custom and throwing all the offices open to contest.

J. P. Stensgaard, Pomeroy, grand chancellor of Washington, will attend the session. The Grand Temple of Rathbone Sisters of Oregon will be gratified by reports of considerable increase in membership, but the figures had not been prepared last night. The present officers are: past grand chief, Miriam B. Brooke, Portland; grand chief, Mrs. T. R. Christie, Hillsboro; grand secretary, Ellen Long, Portland; grand junior, Mabel Chamberlain, Milton; grand manager, Ethel Cooley, Brownsville; grand master of records and seal, Mary R. Nord, Albany; grand mistress of finance, Nora Barratt, Astoria; grand treasurer, Mildred Bright, Wasco; grand guard, Letitia Holden, Eugene.

Initiation of Tyros in D. O. K. K.

The session of Abd-ohi-Atef Temple No. 117, Dramatic Order Knights of Khorassan, will consist of the initiation of about 50 tyros, who will ride in a grand procession, other sufferings and be rewarded afterwards with a banquet, the whole costing \$15 each. The announcements of the affair have been gotten up in unique style in a pamphlet entitled "Stunt Number Three," which is illustrated with caricatures of the tyros and abounds in gentle hints to them about how to behave. The boy says that what constitutes a tyro: "A member of the Knights of Pythias with the current semi-annual password tucked away in his noggin. Must have \$15 in his trousers pocket. Must have one big heart, must measure waist not over 47, because we do not want our lunch to go to waist."

It takes 30 members to compose a team capable of properly putting down a tyro through the agony, and such a team has gone on its travels twice during the year to gather in the uninitiated, once to Astoria, where it made 20 miserable, then happy, and next to La Grande, where 60 traveled over the hot sand. This brought the membership up to about 280. The present officers are: Imperial adviser, John Hammond; royal visitor, S. C. Moser; venerable sheik, F. S. Grant; grand emir, J. H. Olsen; mahdi, H. K. Sargent; treasurer, C. T. Roberts; secretary, J. M. Mann; satrap, T. L. Gray; mahdi, C. B. Brown; mokama, T. E. Dowling; master of ceremonies, R. L. Aldrich.

To Attend Postal Fraud Trial.

WASHINGTON, Oct. 12.—Assistant Attorney General Roberts, of the Postoffice Department, has gone to Cincinnati to attend the trial of D. V. Miller, ex-sat, assistant attorney in the office of the Assistant Attorney General. The trial, which will begin tomorrow, is the first of the conspiracy trials growing out of the postoffice investigation.

BRIGADIER-GENERAL UNIFORM RANK KNIGHTS OF PYTHIAS



J. H. AITKEN, OF HUNTINGTON.

THE MAKING OF BOOKS.

Mr. Perry Tells of Revival of Art in Their Binding.

Preston A. Perry, the famous book collector, last night delivered at the Y. M. C. A. auditorium, under the auspices of the City Press Club, a lecture upon the making of books. Mr. Perry is a lover of books for their own sake and believes that nothing so valuable as the printed volume has ever been conceived and made by the human race. With this point of view as an inspiration, his technical descriptions and discussions of old editions is made a live subject, and of interest to the ordinary reader as well as the collector of books.

Mr. Perry spoke first of the mouth-to-mouth preservation of the songs and sayings of the oldest peoples. Books themselves began with the Assyrians and notably the Egyptians, who made many books and first wrote upon papyrus. With each mummy today is found his "Book of the Dead," to guide him in his wandering beyond the pyramids. The Romans were as great readers as the present generation, books selling very cheaply. Horace and Martial for sums not greater than 25 cents in our money. But warning sank with the downfall of the Roman Empire, only a few men, notably St. Benedict, St. Dunstan and King Alfred of England, clinging to the books of the ancients. In the thirteenth century the monks, often aided by the delicate hands of women, introduced the famous art of illumination and miniature illustration. Since this art died with the invention of printing, art in the making of books has suffered a relapse, and it has only been within the last few years that the interest in art binding, illustrating and illuminating was revived. In these days of cheap books, published in immense editions, we are to see also the revival of the art done by the hands of men famous among artists. One very noteworthy example of this is the Omar Khayyam Illustrated by Elith Veder. Each illustration is a work of art, and every produced equals the conception of the series of illustrations made by him for this book.

William Morris is the best-known art bookbinder in America, and the work he occasioned in the crusade against the plain, ungarlished page of the commercial editions of the world's literary masterpieces has affected many artistic works done by the hands of men famous among artists. One very noteworthy example of this is the Omar Khayyam Illustrated by Elith Veder. Each illustration is a work of art, and every produced equals the conception of the series of illustrations made by him for this book.

Mr. Perry has a collection of rare books on exhibition at the Hotel Portland from 9 A. M. to 5 P. M. today. He will lecture tonight on "Homes and Haunts of American Authors" and tomorrow night on "Authors I Have Known."

ARBITRATION IS SLOW.

Venezuelan Board Has Only Disposed of the Claim of Mexico.

NEW YORK, Oct. 12.—On the steamer Caracas, which arrived from South America ports today, were Fernando Duret, a member of the board of arbitrators who are now meeting at Caracas to decide claims against Venezuela, Manuel Del Rio, a Mexican claimant before the committee, and two military attaches, Captain Chance B. Humphrey and Lieutenant M. M. Murphy. Commissioner Duret says the only claim thus far allowed was that of Del Rio, which was for money lent to the old Republic of Colombia in 1855 by the government of Mexico. This claim was bought up by Del Rio, who has been awarded \$102,000, which includes interest. The claims which have been fully presented to the commission are those of Mexico, France, Germany, Belgium and Norway and Sweden. The commission will require about four weeks longer to complete the hearings of the United States claims, while six weeks will be needed for those of Italy and Holland.

American Agent Settles Claims.

WASHINGTON, Oct. 12.—A number of claims against Venezuela have been settled by the agents of the United States government, who has been prosecuting them before the special court constituted for that purpose. Some important claims are yet pending. The claims are as follows: The figures being the amount allowed the claimants: Frances I. Roberts, as administratrix of the estate of William Quirk, \$18,134;

THE OVERWORKED EYE.

The faded eye, the red and inflamed eye, the eye that needs care, relieved by Murine Eye Remedy Co., Chicago.

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OLYMPIC IS THE BEST FLOUR FOR BREAD CAKES OR PASTRY USE LESS MAKE MORE

Large Sums Raised for Missions. NEW YORK, Oct. 12.—More than \$90,000 has been pledged for foreign missions by members of the Christian Alliance, following an appeal by the Rev. A. B. Simpson, at the gospel tabernacle in this city, where the alliance has been holding its annual convention. This is greater sum by \$20,000 than was ever subscribed before at an alliance meeting. Nearly 200 orphans in India were provided for, \$15 being given for the support of each. One wealthy woman pledged herself to look out for 50 orphans at this rate.

Girl Assaulted and Thrown in Water. WILMINGTON, Del., Oct. 12.—Mary Koskielek, Cora and Lavela DeWay & Improvement Company, \$61,104; Boulton, Bliss & Dament, \$37,544; Emerich Gemias, \$23,547; Joseph A. Garabell, \$19,611; Kuhnhardt & Co., \$13,576.

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IN speaking of a well-dressed man you say: "Well-dressed from head to foot."

You begin at the head, don't you? GORDON hats cost \$2 less than the \$5 hats, but they have just as much style and quality as the more expensive kinds. How do you know that? Because the hat bears the name of GORDON.

OPTIMO BEST OF THE BEST CIGARS. 40 Sizes, 10c to 50c each. Santalini & Co., Makers, Ft. Hart, Distributors, Portland, Or.

WE CURE MEN!

F. L. TALCOTT, M. D. CONTRACTED DISORDERS. Every contracted disease is attended by grave dangers unless nothing less than a thorough and absolute cure can be removed. To take even the slightest chance in such cases is to invite life-long misery. Men do not realize life as they should. A partial cure is all they want. A partial cure is all they get. It is a chronic stage, with all its horrors, the same as though the disease had not been treated at all. We positively will not dismiss a patient until every possibility of relapse is removed. By our system of treatment every patient is soundly cured, and made as free from disease taint as he was before the ailment was contracted. DR. TALCOTT & CO., 250 1/2 Abier St.

ARLBO BOHEMIAN KING OF ALL BOTTLED BEERS. Order from Fleckenstein-Mayer Co. HAND SAPOLIO FOR TOILET AND BATH. Delicate enough for the softest skin, and yet efficacious in removing any stain. Keeps the skin in perfect condition. In the bath gives all the desirable after-effects of a Turkish bath. It should be on every washstand. ALL GROCERS AND DRUGGISTS