HANGS FOR MURDER

Pleas Armstrong Doomed by Supreme Court.

EXECUTION AT STATE PRISON

Condemned Man Killed Minnie Em minger at North Powder Last Christmas-Trial Court Erred, but Not Materially.

In affirming the judgment convicting Pleasant Armstrong of murder in the first degree, the Supreme Court holds: That the projudice against the defendant was confined chiefly to the North Powder community, and that he could secure a fair trial in Baker

That, although jurors who were challenged for bins had formed opinions, they could disregard these opinions and try the case upon the law and evidence. That the action of the trial court in reading an instruction from a Supreme Court report, and afterward writing it

and incorporating it in the record, was

terial error and did not warrant

.......

SALEM, Oct. 19.— (Special.) — Pleasant Armstrong will hang for the murder of Minnie Ensminger at North Powder, Baker County, on Christmas day, 1962. The Supreme Court today affirmed the de-cision of the Circuit Court finding the defendant guilty of murder in the first degree. The decision in the lower court was the result of a trial before Judge Robert

Eakin. The ruling upon questions of law by that Judge are affirmed in an opinion written by Justice Wolverton. On the ap-peal three assignments of error were made, (1) refusal of a change of venue, (2) disallowance of challenges to certain jurors, (2) oral comment explaining certain instructions given in writing at the request of defense. The change of venue was asked upon the ground that such great prejudice existed against defendant in Baker County that he could not secure a fair and impartial trial. The contention was supported by the affidavits of defendant, his attorneys

and others. The affidavits recited, among other things, the facts regarding an at-tempt to lynch Armstrong, and also referred to certain newspaper reports, one of which was appended to the affidavit. In answer to this there were filed affidavits by others showing that the bias and prejudice was confined to the locality of the commission of the crime, and that the mob which formed for the purpose of lynching Armstrong had its origin at North Powder. After reviewing the facts set forth in the affidavits the Supreme Court holds that a change of venue is a matter within the discretion of the court, and reviewable for abuse thereof. The opinion says that the circumstances de-scribed in the affidavits, together with the fact that a jury was obtained from the regular panel and a special venire of 40 will be hanged at Baker City. The last men, lead to the conclusion that the trial court was not in error in refusing a change of venue. The jurors, to whom objection had been

made, had read reports of the crime, and had formed and expressed opinions based upon such reports, but had not talked with any of the witnesses or with persons knowledge. Some of the jurors said that it would require evidence to change the opinions they had formed, but upon fur-ther questioning they expressed a conthis showing the challenges to the jurors

were properly denied.

"The statute recognizes the idea, patent to every one, that men of intelligence will think upon matters of general information, though obtained through the ordimary avenues by which common intelli-gence is dispensed, and will very naturally arrive at some conclusion or opinion rel-ative thereto, and, being of social instincts, will discuss such matters in their Intercourse with their fellow-men, and express opinions thus formulated. It also very properly accredits intelligence with the powers of discrimination and right reasoning, uninfluenced by preconceived notions and vague opinions formed upon insufficient knowledge, and that men of honest impulses, controlled by an innate sense of justice, will be able to lay aside and disregard impressions and opinions of this character and to determine causes upon sworn testimony alone, governed by the rules of law applicable thereto as giv court. It is but reasonable believe that upright and conscientious jurors can and will thus deport themselves when called upon to administer justice. Were it otherwise, the jury system would cease in a great measure to be the pal-ladium of civil rights, and in many cases. in the present time of rapid and wide dissemination of the accounts of important and extraordinary events, it would be almost impossible even to secure 12 men of a community or county eligible as jurors in the trial of a cause. There would at least be an elimination of those who read and inform themselves, and a relegation of the administration of justice to a class of citizens not the more intelligent, con trary to the jury system and the consti-tution and laws of the state. Where, therefore, the information acquired upon which the opinion is formed and not emanate from a source purporting to speak to a personal knowledge of the facts, it does not alone disqualify the

The other assignment of error pertained to the manner of instructing the jury. In compliance with the defendant's request the instructions were given in writing, but after the jury had been out some time they returned and asked further instrucupon the question of reasonable. The trial Judge gave the instruclion, reading from a Supreme Court refrom reading from port practically the same language used by him before. The statute requires that when requested so to do, the court shall give instructions in writing, without any filed with the clerk. The opinion of the Supreme Court holds that this statute is mandatory and should be strictly ob

But the criminal code contains a pro vision for the guidance of the appellate court as follows: 'After hearing the appeal the court must give judgment, with-out regard to the decision of questions which were in the discretion of the court below, or to technical errors, defects, or exceptions which does not affect the substantial rights of the parties."

The Supreme Court then holds that the additional instruction given must have been reduced to writing, for it appears in the record. There is no dispute as to the matter appearing in the record being the same in every particular as was read from the book to the jury, and there is no need for recourse to inference or presumption, and the error of the court in no cribing the metter read and then reading it to the jury and filing it with the clerk, must be classed as a technical error, not affecting any substantial right of the defendant, and is not such, therefore, as will warrant a reversal of judg-

George H. Burnett, Judge, reversed; opin ion by Justice Bean.

In the County Court a road was ordere opened, and the plaintiff was awarded no damages. He appealed to the Circuit Court, and after trial it was found tha: Court, and after trial it was found that his damages would amount to \$39. No judgment was entered against the county, but the case was remanded to the County Court for such proceedings as might be necessary. Appeal was taken to the Su-preme Court, and that tribunal boids that judgment should have been given in the Circuit Court in favor of plaintiff for \$3% and for his costs and disbursements. Habighorst vs. Keinsth.

In the matter of the estate of W. L. Conant, deceased, Habighorst & Co., appellants, vs. H. A. Keinath, edministra-tor, respondent, from Multnomah County, J. B. Cleland, Judge, affirmed; opinion by

Plaintiff sought to set aside a decree of the County Court settling the Conant estate. The proof of publication of notice of appointment of administrator and of account were left with the County Clerk prior to the final decree, but were not indersed as filed until after that time Held that the time of delivery to the clerk is the time of filing. It is held that the County Court had jurisdiction to hear the final account, and that the decree cannot be set aside.

Manary vs. Runyon.

James Manary, respondent, vs. Charles E. Runyon, appellant, from Multnoman County, A. L. Frazer Judge, affirmed;

opinion by Justice Wolverton.
In the court below plaintiff secured judgment against defendant for \$110 and costs amounting to \$63.66. The cause of action was based upon an agreement made by defendant to pay certain expenses of plaintiff in negotiating with the Beaver Flume & Lumber Company. Upon a re-view of the case the Supreme Court finds no error and affirms the decision.

Pugh va. Spicknall. Joanna Pugh and C. W. Pugh, respond-ents, vs. Elizabeth Spicknall, appellant, from Marion Coupty, R. P. Boise Judge, affirmed; opinion by Chief Justice Moore.

OLE OLSEN'S TIMBER CLAIM. Court Sets Aside Deeds by Which

Land Was Transferred.

ASIORIA, Or., Oct. 19.-City Attorney A. M. Smith, the representative of Ole B. Olsen, of this city, whose timber claim near Pillar Rock was sold by a man signing himself "Ole B. Olsen Albany, Ore.," today returned f Cathlamet, where he presented Cleen's case in the Superior Court of Wahkiakum County. The Court made an order setting aside the deeds by which the land was transferred, including the original forged instrument. Mr. Smith said the land was first sold by the forger to W. M. Bradford, of Portland, who transferred it to Jerre Crary, of Pennsylvania. Afterward, Crary sold it to the West Coast Lumber Company, a Pennsylvania con-

It developed during the trial of the case that a Swede calling himself Ole B. Oisen came along and purported to be the owner of the land, which is quite valuable, but his present whereabouts not known

PLACE OF EXECUTION NOT FIXED. Difference of Opinion as to Where

Armstrong Will Be Hanged. SALEM, Or., Oct. 19.-(Special.)-There seems to be difference of opinion as to the place at which Pleasant Armstrong will be executed. It has been said many times that he will be the first man to be executed at the state pentientiary. den Frank Curtis said this evening that tendent of the penitentiary commanding him on a certain day to carry into effect the judgment of the court. The last section of the act provides that "Any war rant issued prior to the taking effect of this measure shall be executed by the This act shall not be construed Sheriff. to affect the execution of any warrant is-sued prior to the taking effect of this measure.

the jury box without any blas, disregard their own opinions and try the case upon the testimony and the law given at the and a new warrant fixing a new date must be issued before he canned after the new warrant will be issued after the taking effect of the act referred to, and for this reason it has been generally be-lieved that the warrant will be directed to the superintendent of the penitentiary and not to the Sheriff. The warrant will be issued by Judge Eakin and it will remain for that official to say to whom the warrant shall be directed. The new ex-ecution chamber at the prison has not vet been completed, but it is englosed and the gallows can be erected in pienty of time to hang Armstrong if he should be sent here for execution.

SALEM'S NEW METHODIST PASTOR. Qualifications of Rev. Heppe, Transferrd From Iown Conference,

SALEM, Or., Oct. 12.—(Special.)—William H. Heppe, who was transferred from the lows conference to the Oregon confer-ence and assigned to the First Methodist Episcopal Church in this city by Bishop J. W. Hamilton, is a native of Illinois, having been born at Peoria in 1867. He was raised at Muscatine, Ia., where he received his common school education. Later he entered Iowa Wesleyan Univeralty, at Mt. Pleasant and from this institution he was graduated in 1888 with the degree of A. B. Three years after-ward he received his master's degree and in 1900 was honored by his alma mater with the degree of Doctor of Divinity.

After his graduation in 1888, Mr. Heppe

became a member of the faculty of Iowa Wesleyan University and filled the chair of Latin and Roman history for five years. He entered the ministry in 1883 and pursued his divinity studies while cting his work as an instructor. In 1839 he was called to the college pul-pit at Mt. Pleasant, and there he remained three years, after which he came to Oregon and spent the past year in Sumpter. His work at Mt. Pleasant, five years a student, five years as a professor and three as a pastor, commended him to the favor of Bishop Hamilton in seeking a man to fill the pulpit at Salem, where a large number of the members of the congregation are students.

Mr. Heppe, with his wife and three children, have taken up their home in the parsonage adjoining the First Meth-odist Church in this city.

Rogue River Ran Dry.

GRANT'S PASS, Or., Oct. 19.—(Special.)
-Early this morning the bed of Rogue River at Grant's Pass was nearly dry caused by the closing of the Condon dam at Gold Ray. At 12 o'clock at night the water in the Electric Power Company's race was too low to run the machinery and Grant's Pass was in darkness the remainder of the night. At 4 o'clock the race was perfectly dry, and trout and sal-mon were flopping on the mud. At 8 o'clock the overflow from the dam, which is 20 miles up the river, began to raise the water, and it continued to rise to its normal condition. Scores of people vis-ited the river to witness the unusual and fishermen were out in full The fish that were left on dry land for the short time were none the worse for their experience, as the water flowed again before the sun was high. To-night the race of the electric light company is full of water and Grant's Pass is

Asbland Will Have Sewers.

ASHLAND, Or., Oct. 15 .- (Special.) -- By a vote of nearly five to one, at a special election today, Ashland voted to authorize the issuance of \$30,000 bonds for the installation of a sewerage system in this city. A total of 517 votes was cast, 469 McCall vs. Marion County.

A. McCall, appellant, vs. Marion fine matter of finally determining the eastbound passenger train. The finding

SUCCEEDS S. TAKAGI AS JAPANESE CONSULAR AGENT



T. AIBA.

After 14 years of service as Vice-Consul of Japan, S. Takagi has been relieved of the position, and a new man, T. Alba, is sow the representative of the Mikado in Portland. From the gossip of the Japanese residents here, it appears that it was because of the publication of a certain item in the two Japanese papers published here, that Takagi fell into disfavor in his native country.

Early last month Takagi was arrested by Officer Gassett for disorderly conduct. The Japanese papers, which circulate all over the United States, and reach Japan, copied the Rem published in The Oregonian on the arrest of Takagi. Though not looking with particular good-will upon their Consul in Portland, the editors of the Japanese papers refrained from editorial comments upon the conduct of Takagi. But the mere fact that he had allowed himself to get intexicated and be arrested by a Portland policeman was enough to bring down evidence of official displeasure upon the head of Takagi.
T. Aiba, the successor of Takagi, is a young man, 33 years of age, re-

graduated from one of the Japanese universities. He has been in this country but a few months, but represents the new Japan in every pearticular.

Now Officer Ed Gassett, who had the temerity to arrest such a high potentate as a Japanese Vice-Consul, is wondering if he will be called upon by the govent of the Mikado. He had a lively time with Takagi when taking him to

'I am the Japanese Vice-Consul; you can't arrest me," declared Takagi. "Don't you know anything of international law?"

'Don't you know anything of the laws of this city?" returned Gassett, and as he was the stronger, the city laws for the time being overcame international tiquette, and Takagi went into a cell.

It is rumored among the Japanese that Takagi will hereafter make his home in Seattle, and that he will leave Portland before the end of the me

FINANCIERS ASSEMBLE AT SAN FRANCISCO FOR CONVENTION.

Programme for the Three Days' Sesaion of the American Bankers' Association.

SAN FRANCISCO, Oct. 19.-The influx of the leading bankers of the United States, coming to this city to attend the Bankers' Association, has commenced in earnest and by tomorrow night, it is expected, all of the delegates will have arrived. The leading hotels are beginning to throng with the visitors and it is estimated that the visiting bankers and their ladies will number close to

The real work of the convention will

commence Wednesday morning, but there will be several meetings of the various branches of the association tomorrow. Their work will be completed before Wednesday morning, when President Caldwell Hardy will strike his gavel at the California Theater, convening the regular meeting of the association. After Bishop W. F. Nicholls has offered a prayer, the visitors will be welcomed on behalf of the city by Mayor Schmitz; on behalf of the state by Governor Pardee, and on behalf of the financial interests by James D. Phelan. President Hardy will reply to the addresses. The after-noon will be given over to the reading and consideration of the yearly reports of the treasurer, auditor, secretary, executive council, auditing, protective and cur-rency committees, and the committee on the unification of laws bureaus of fidelity and insurance and education. For the afternoon there is also scheduled an address on "Money Orders of the Bankers' Association," by L. P. Hillyer, ter of the American National Bank Macon, Ga. The address is expected to open a discussion which may lead to the adoption of a better system of money orders. After adjournment in the after on the state delegations will meet to

elect a committee on nominations. The formal addresses for the Thursday session are on "Currency," by W. B. Ridgley, Controller of the Currency; "Money Supply of the United States," by J. E. McAshen, of the Texas National Bank of Houston, Tex., and an address by Homer S. King, president of the Wells, Fargo & Co. Bank of San Francisco. Under the head of "Practical Banking Questions," the convention will engage in a general discussion. The day will close with reports of bankers on busi-

ness conditions in their states,
Friday, the last day of the session,
Ellis H. Roberts, Treasurer of the United States, will speak on "The Effects of the inflow of Gold," and J. B. Finley, of the Fifth National Bank of Pittsburg. Pa., will speak upon the "Education of Bank Clerks." Discussion of these topics will be succeeded by discussion of general topics. The last business of the conven tion will be the election of new officers. Then it will finally adjourn and its members will devote themselves unreservedly

to pleasure.

The entertainment committee has arranged a varied programme for the en-joyment of the visitors. The interims be-tween sessions will be devoted to sightsceing in and around San Francisco, and after Saturday the visitors will go various parts of the state at will. Ev facility and attention will be forthcom-ing to make these longer excursions thoroughly delightful. The bankers of Los Angeles and other Southern Call fornia cities have made preparations to receive a large number of the bankers and their friends, and the interesting scenes in the southern section of the state will be exploited for the benefit of the vis-

DYNAMITE ON THE TRACKS. Another Attempt to Wreck a Northern Pacific Train.

MISSOULA, Mont., Oct. 19.-Two sticks of dynamite were found by section men near the mouth of Hell Gate Canyon on the Northern Pacific tracks east of the city Sunday, just before the time of the County, respondent, from Marion County, plans and starting the construction work. of the dynamite was kept quiet owing to

MEN OF MONEY GATHER an order issued from St. Paul to the effect that no more dynamite stories are to be given out, as it is feared that it will others to take part in the black nalling scheme.

The dynamite was seen by responsible citizens of Missoula, however, and no doubt exists that an attempt was made to wreck train No. 4, which is always heavily loaded out of here. Armed guards are now patrolling the Northern Pacific tracks through Hell Gate Canyon a distance of nearly ten miles

FOR THE MAY FESTIVAL.

Work Laid Out for the Willamette Valley Chorni Union.

SALEM, Or., Oct. 19 .- (Special.)-The Salem Oratorio Society met this evening and selected the year's work for the Willamette Vailey Choral Union, composed of societies at Eugene, Corvallis, Albany, Salem and Portland. The pieces to be studied by the members of the Choral Union for the May festival to be held in Salem next Spring are: "Lay of the Bell," by Romberg; "Mariam's Song of by Schubert, and "Samson, by Handel.

The Salem Oratorical Society elected the following officers for the ensuing year: President, C. D. Minton; vice-president, Scott Bozorth; secretary, J. Frank Hughes; director, Professor Francesco

SHOWING IS CREDITABLE. Opening Day of Walla Walla County Fair.

WALLA WALLA, Wash., Oct. 18 .- (Spe cial.)-The first annual exhibition of the Walla Walla County Fair Association. which opened with glorious weather and fine prospects this morning, brought out 2000 people with little outside attendance registered vet. There are 175 horses here. chiefly runners, and stable accommoda-tion is crowded. The cattle exhibit is fair, high class as far as it goes. The racing events are exciting almost feverish interest, as the town is badly worked up over the new sport. Grafters and touts are innumerable. Everything is new, but the track is in fine order and

extremely creditable. Washington Land Case Settled. SAN FRANCISCO, Oct. 19 .- The United States Circuit Court today rendered a decision in the case of the London & San Francisco Bank, Limited, vs. Dex

for a first fair the showing is considered

ter, Horton & Company, Bankers, the Guarantee Loan & Trust Company and ers. The case came from the District Washington, Northern Division. The suit was originally brought to foreclos on land in Washington valued at \$123,024. In partially revising the decision of the Washington Court, Judge Morrow said: That part of the decree of the Circuit Court adjudging that the appellant had an equitable lien on the lands described in the bill of complaint for the sum of \$11,615.47, the amount advanced for the payment of taxes thereon, with interest to the date of decree, is affirmed. The

instructions to enter a decree of fore-closure and sele of the land, providing the appellee shall have the right of re-Judge Gilbert wrote a separate dis-

remainder of the decree is reversed with

Find Indian Cemetery.

OLYMPIA, Wash., Oct. 19.-While playing on the beach near Priest's Point yeserday some children unearthed an In dian skeleton and quite a number of old curios. Old settlers tell that the place just above there used to be an Indian graveyard, and the skeleton was probably one of the Indians who were buried there An old Hudson's Bay musket was discovered in a bad condition, the stock com pletely rotted away, but the metal parts are all intact. When the barrel was scraped the following inscription was deciphered: "To Jason Hendee-From the Hudson's Bay Company, 1724." There is some more lettering, but it is impossible to make it out. In addition three sliver coins and one gold piece were found. The silver is all English, but the gold piece is a French Louis d'Or and is valued at about \$5. The most valuable find in the lot was five elk teeth. Today a number of men are dragging around the old mission and in the vicinity of Priest's Point in hopes of discovering more elk teeth.

VALUATIONS OF WASHINGTON RAIL-ROADS MAY BE RAISED.

County Assessors Consider the Ques tion of Taking Such Action at Next State Convention,

OLYMPIA, Wash., Oct. 19.-(Special.)-That the County Assessors of the state are considering the question of raising the uniform valuations placed on railroad tracks and readjusting their figures on all classes of property at the next State Convention of Assessors became known today, as a result of the receipt by State Auditor John D. Atkinson of an invitation from Secretary Edward Meath for the State Board of Equalization to attend the meeting of the assessors in Spokane next February. Th invitation does not express this as the real reason back of the invitation, but there is good authority for stating that such is the case.

All the members of the State Board, which is composed of Auditor Atkinson, chairman; Secretary of State S. H. Nichols, and Land Commissioner S. A. Callvert, have expressed the opinion that much good will be accomplished by the proposed co-operation. In speaking of the invitation, Mr. Atkinson said: "It is my impression that the invitation to the State Board is due to the intention of taking up the question of raising valuations on various classes of property

including that of the failroads.

"There is no question in my mind but that the uniform railroad valuations heretofore adopted by the assessors convention will bear an increase, provided, of course, the present prosperity continues throughout the state and other valuations continue their upward tendency. The rate recommended by the assessors was perhaps just to all prop-erty-holders at the time it was adopted, but conditions have changed and the placing of individual property and cor-poration property on a more equal basis

"While, if conditions continue same. I would favor an increase in the railroad valuations, I am at this time not able to state to what figure. To arnet able to state to what naure. To arrive at an equitable basis would require an investigation of some length and great care, and I have not yet been able to devote the time to it.

"The State Board requires the co-

operation of the County Assessors be-fore it can raise or lower a particular class and give equity to all parties. the last meeting of the State Board I expressed the opinion that the railroads could justly be assessed at a higher rate, but to make a change from the figures that had already been adopted by the County Assessors would only have placed a greater burden upon those counties having great length of railroad tracks and the increase would not have tracks and the increase would not have been paid so much by the railroads them-selves as by the individual taxpayers.

What the several months to pass before the meeting will bring forth no one can tell, but my opinions now are based solely on present conditions and, therefore, might change; but in any event, I believe much good can be accomplished by this co-operation."

Alleged to Be a Defaulter.

OAKLAND, Cal., Oct. 19.-City Marshal Rammage, of Haywards, has arrested William George Carthew in that place on a charge of being a defaulter in the sum of \$190,000. The arrest was made by evidence submitted by H. B. Erickson, of San Francisco. It is stated that Carthew was a confidential clerk in a bank in New York, and while acting in that capacity, stole \$100,000, which was squandered on a woman. It is claimed that he fied from New York and came to California. Erick-son had done business with Carthew in New York and recognized him as the missing bank clerk. He is certain that this is the man who is wanted in New York and for whom a reward of \$5000 has been offered.

NEW YORK, Oct. 19 .- At police headquarters tonight it was said that nothing was known of the case.

Montana Hound to Fore in Nebraska KEARNEY, Neb., Oct. 19.-The opening ay of the Mississippi Valley futurity oursing meet was a great success. day was perfect and the bounds ran well There were 114 entries in the futurity many coming from as far as California and Montana. Among the notable win ners today was Northern Light, owned by Montana parties. The final heats of the futurity will be run tomorrow, and Wed-nesday the all-age stake will be started.

Thurston County Commissioner, OLYMPIA, Wash., Oct. 19 .- Homer A. Raymond was today appointed County Commissioner of Thurston County to suceed George W. Bell, resigned.

FOOTPRINTS.

Men can make their mark in the world and still be unable to write—as witness the familiar imprint of O'Sullivan Rub-

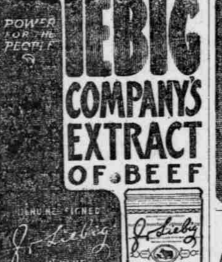
The deeds of the dead should be honored and treasured, but the needs of the living must not be forgotten-O'Sullivan Rubber Heels.

A good way to cushion the whole earth and make all paths smooth is to neel the walking shoes with new rubber.

Faith is the belief in things unseen

reality comes when men and women put on O'Sullivan Heels. Sometimes a man has to be on his metal to get on new rubber. Then is the

ime to say O'Sullivan's, and stick to it. The O'Sullivan Rubber Co. of Lowell makes it a business to supply the wearer for 25c. a pair, if the dealer neglects to do it.





WILL BEAR AN INCREASE CREDIT WHERE DUE

INTERVIEW WITH A VETERAM OF THE REGULAR ARMY.

lavs Dr. Williams' Pink Pills Cured Him of Nervous Debility, and He Recommends Them.

A veteran of the regular Army, having served in Company F, Fifteenth U. S. Infantry, and a well-known citizen of Broadhead, Wis., Mr. E. E. Eddy, desires that credit be bestowed where it is due, and in an interview he says:

"I was a sufferer from nervous debility and would probably be suffering vet if I had not seen Dr. Williams' Pink Pills for Pale People mentioned in a newspaper article. I am a sign painter by trade, and the nervousness compelled me to drop work entirely. For two weeks I was confined to my bed. The usual remedies were prescribed, but did not help me. My appetite falled, and I believe that my liver became affected, for I was hopeless and despondent. Then I saw the article about a wonderful cure effected by Dr. Williams' Pink Pills and decided to try them. They helped me from the start, I soon found that my nerves were steadler, I regained my appetite, increased in strength and vigor, and was soon entirely well. I give the entire credit for my cure to Dr. Williams' Pink Pills for Pale People, and have recommended them to a large number of people."

Williams' Pink Pills for Pale People cure nervous disorders because they follow a vital principle in medicine of which Dr. Williams was the discov erer, and the secret of, his discovery is embodied in this wonderful remedy The pills have a double action-on the blood and on the nerves. It is this unique fact that makes them different from any other medicine and gives them power to cure where ordinary mixtures of common drugs fall completely. They have cured stubborn cases of rheumatism, locomotor ataxia partial paralysis, St. Vitus' dance, sciatica, neuralgia, nervous headache, the after-effects of the grip, of fevers and of other acute diseases, palpitation of the heart, pale and sallow complexions, and all forms of weakness, either in male or female.

Dr. Williams' Pink Pills for Pale People are sold by all dealers, or will be sent postpaid on receipt of price fifty cents a box; six boxes, two dol-lars and fifty cents, by addressing Dr. Williams Medicine Company, Schenectady, N. Y.



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Hunter Whiskey

is that it never varies. One bottle or a thousand has always the same delicate aroma, the same rich, mellow taste, the same perfect, smooth, satisfying elements which make it America's best whiskey. This is the secret of the popularity of Hunter Baltimore Rye, and it is founded on a rock.

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EVENING TELEGRAM ... 325 Alder street EQUITABLE LIFE ASSURANCE SO-CIETY, L. Samuel, Mgr.; G. S. Smith, FENTON, J. D., Phys. and Surg......5

GEARY, DR. E. P., Phys. and Surgeon...40d GIESY, DR. A. J., Physician and Surg.709-710 GILBERT, DR. J. ALLEN, Physician, 401-402 GOLDMAN, WILLIAM, Manager Manhat-

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GRANT, FRANK S., Attorney-at-Law. 617
GRISWOLD & PHEGLEY, Tailors.
181 Sixth street
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