14



Scheme to Pass Measure to That Effect Now in the Council.

TENOR OF THE ORDINANCE

it Would Render Void the Efforts Now Being Made to Remove a Nuisance of Which Ful-

ton People Complain,

Under the guise of an ordinance regulating the slaughtering of animals and the inspection of meats, the Health and Police Committee of the City Council, as represented by Councilmen Zimmerman and Sharkey, yesterday morning adopted so resolution recommending the passage of a measure which many residents of South Portland declare is merely a crude stitempt to legalize the operations of the notorious slaughter-house of the Pacific States Packing Company, The matter will come up before the General Council next Wednesday afternoon.

The proposed ordinance is alleged to have been drafted by the Board of Health, and when the question of its adoption came before the committee, several mem-bers of the board were on hand to add weight to the idea of its passage by the moral effect of their presence. At least, it had that appearance, as none of them seemed to realize the exact situation.

Section 2 of the proposed ordinance sets forth that from and after its passage be unlawful for any person, firm corporation to slaughter, sell or offer to sell the meat of any animal not con-sidered game, intended for human food, within the City of Portland, unless the same has been inspected and approved by the officers appointed and empowered by the City Board of Health, or unless such meat bears the mark, stamp or tag in-dicative of inspection by the Bureau of Animal Industry, United States Department of Agriculture; provided, however, that this section shall not be construed to prohibit producers residing beyond the limits herein provided from killing animals and selling the same within the city, but no such animals or parts of animals shall be sold until the same shall have been inspected by the inspector in such places as may be designated by the City Board of Health."

Some of the Provisions

Section 4 refers to the official tags that must be placed upon each carcass, and section 5 provides a penalty for removing

or destroying the same. It is in section 6, however, where the salient feature is found. It provides as follows: "That the Pacific States Packing Company be known as 'The Portland Aparts'r,' where animals may be taken for slaughter and be inspected, and that not more than the following prices may be charged and collected by the person or corporation who now are or may hereafter be operating the Portland abattolr, or such other place or places as may be affixed by the Board of Health for slaughtering animals intended for human food within the City of Portland, to-wit: Cattie, 50 cents; veal calves with skin on, 15 cents; with skin off, 25 cents; hogs, sheep and goats, 15 cents; for cold-storage of same: Cattle, 50 cents; veal calves, hogs, sheep and goats, 15 cents, respectively, All animals at the above abattoir will be nspected by the Government meat in

spector stationed there. The ground upon which the Pacific MANGLED BY CIRCULAR SAW longs to Councilman Zimmerman, and he leases the property to the corporation for a valuable consideration. About three weeks ago separate actions were brough against the company for maintaining a slaughter-house within the city limits con-trary to law, and also for maintaining a nulsance, and these cases are still pending in the local Police Court. These suits are the natural sequence of innumerable pro-tests from residents of the vicinity of Fulton, near where the packing plant is situated, requesting the municipal author-ities to abate the nuisance involved in its continued operation.

pany, and that to make the concern a chearing-house for all the meals entering the city would have the effect of clothing its methods with the garb of legality, that in every other respect the law way a good one, and that the name of the Pa-clific States Packing Company was in-serted as abattoir merely as a sop for the Councilman from the Sixth Ward, as otherwise he would oppose the measure in committee and insure its certain de-struction. It was explained that when the matter comes before the general Council next Wednesday it could be so amended as to provide for the selection of a siaughtering place in accordance HOMES of a singhtering place in accordance with the discretion of the Board of Health but it seems more than likely that the astute Councilman has a shade the best of the proposition. Militar W. Smith was outspoken in his

Miltar W. Smith was outspoken in his denunciation of the measure, and says there is no doubt an unfair advantage is sought to be taken to legalize the oper-hitions of the packing concern. It is said that Dr. William Jones, of the City Board of Health, was opposed to the provision in the proposed ordinance making the in-stitution the abattor of all the meats coming into Portland, but if so he was not on hand to protest when the subject came up in committee yesterday. came up in committee yesterday.

City Offenders Before Municipal Judge Hogue.

U. O. Hickel did not know until was arraigned before Municipal Judge Hogue yesterday morning that only a se-lect few might smoke inside the Lewis and Clark Exposition grounds. It was fully explained to him at that time, that to matted how many others were put-fing clouds of dense smoke from pipes, tigars or cigarettes, that he must, if so rdered, throw away his pipe or cigar and

case to smoke. After this explanation had been made to Hickel, he was allowed to go without fine, as it was stated that his children would be deprived of things they might used were he made to pay out money. Hickel was arrested by Deputy Sheriff

Word and Detective Donahue, who yes-terday swore he was drunk, and that he resisted them. Hickel declared he was not drunk, and said the reason he resisted was that he saw many others smoking there, and saw no reason why he should not.

Don't take a woman as a business partner." is the advice of P. C. Mattox, who was fined \$9 yesterday by Judge Hogue for using abusive language toward Mrs. Lens Potter

Mrs. Lena Potter. Matiox and Mrs. Potter were interested in the Forestry Inn, a rooming-house at Twenty-fifth and Upshur streets. As matters progressed, the partners fell out. They quarreled, it was admitted by them during the hearing yesterday, and finally ended with a red-hot war of words that hel to the arrest of Mattor. He used very They qui ed to the arrest of Mattox. He used very ungentiemanly language toward her, Mrs Potter testified. Mattox could not recall just what he said, but hardly thought he used any insulting phrases.

Henry and John Berlind and E. Grinas will leave Portland tomorrow night for new fields of operation. After being be-fore Judge Hogue several times, and be-ing found guilty of vagrancy, selling jewelry without a license and causing Acting Detective Kay trouble, they had the choice of being beavily fined and sen-tenced to jail terms or leaving the city. The police claim the trio are bunco men who sell fake jewelry and work other grafts. They are from St. Louis, where it is believed they operated various shady devices for making money.

While J. L. Post was being arraigned on a charge of burglary. Detective Day maw G. H. DeBord in the spectators' row, and placed him under arrest. He is sus-pected of being a partner of Post, but ater was released upon the instructions

later was released upon the instructions of the District Attorney. DeBord is a near appearing young man, and is a member in good standing of the Oddfellows and Knights of Pythias, he states. He was booked on suspicion, no specific charge being placed against him. He is said to be a resident of Monta-villa.

Post entered a plea of not guilty, through his counsel, and the case was continued until Tuesday for preliminary hearing.

More Unhappy Couples Seek Relief in Divorce. SUSIE ESTES' DECI ARATION

SUSIE ESTES' DECLARATION

Because Her Attorney Was Not on Time She Thought He Had Deserted Her Case After Securing His Fee.

Susie Estes, who appeared before Judge Frazer yesterday as plaintiff in a divorce suit against William G. Estes, created a scene by declaring that her attorney, Allan R. Joy, had deserted her at a critical

them

When the case was called for trial, the Court Clerk, Marion Johnson, informed the court: 'Your Honor, Mr. Joy, the at-torney in this case, said he had to go to his office, and that he would return in a few minutes." Mrs. Estes sprang to her feet, and, ad-

dressing the court, in excited tones said: "Gone: of course, he has gone: quit me. I paid him \$35, and he promised to get me a divorce. This morning he wanted C. H. Korell. me to pay him \$10 more, and now he has quit me

uit me. I have his receipt." Judge Frazer ordered the case cor tinued until 2 o'clock, at which hour Mr Joy and his fair client were on hand. Mr. Joy explained that the misunderstanding was due to the fact that costs were due to the court amounting to about \$10, which she was required to pay. The costs were paid, the trial was proceeded with, and

the divorce was granted. The litigants were married in Portland, July 6, 1905. Mrs. Estes testified that her husband falsely accused her of unfaithfulness and threatened to do her great bodily harm, and also that he gambled his means and did not support her. She was granted permission to resume her maiden name

William M. Cline, Jr., was divorced from Myra K. Cline by Judge Frazer because of desertion, beginning in November, 1963. They were married in Gervais in 1889, and have one child, a daughter, 12 years of age. Mrs. Cline filed an answer denying her husband's complaint, but did not appear in court to contest the case.

Judge Frazer granted Elsie Klintberg a livorce from A. V. Klintberg, to whom she was united in marriage in January, 1858. Her maiden name Wilson was re-stored to her. Mrs. Klintberg testified that her husband abused and beat her and threatened to kill her. He struck her with his fist, and on one occasion locked her out. At another time he re-fused to permit her to visit her parents. Otto Brandes, in answer to the suit of his wife, Helene Brandes, for a dissolu-tion of the matrimonial bonds, alleges that his wife has refused to live with him unless he would transfer to her all of his

operty and also consent to drive his other, who is 89 years old, from their home. He is, he says, the only support of his mother, and is morally and legally bound to provide for her. Brandes further avers that his wife became incensed be cause he declined to have his fraternal life insurance made payable to her, of which his mother is the beneficiary. Brandes also states that his wife's father is aiding and abetting her and is entirely responsible for her acts. The court is asked to dismiss the suit and to refuse to allow the wife alimony. Brandes is employed in the Willamette Iron & Steel

IS A NINE - YEAR - OLD ACTION

Works.

Comes Up Again for Trial Before Judge Sears and Jury.

capital stock, \$600. The objects an-nounced are to bottle mineral waters, syrups, extracts, etc. The Industrial Land Company, which proposes to sell lands and real property, to dedicate and plat townsites, build and operate transportation lines, filed articles of incorporation in the County Clerk's office vectoriary. The incorporators are ELIGIBLE AS PATROLMEN LIST OF THOSE WHO PASSED

THE MORNING OREGONIAN, SATURDAY, MAY 13, 1905.

THE EXAMINATION. Failures Were for Most Part Among Those Who Could Not Mect

Physical Tests,

Under the authorization of the City Want Box Ordinance Reheard ancil increasing the local police force the extent of 40 extra patrolmen, the An application for a rehearing of the to the extent of 40 extra patroimen, use City Civil Service Commission on April 28 examined 55 applicants relative to their qualifications for positions on the force. The result of these examinations was ascertained late yesterday afternoon, which time Secretary McPherson anthe An application for a rehearing of the box ordinance case has been filed in the Supreme Court by John F. Logan, attor-ney for the liquor dealers and restaurant-keepern, which will be argued zoon. Mr. Logan asked for 40 days' time to present the matter, and the enforcement of the ordinance doing away with boxes in sa-loons and restaurants will probably be nounced the following as having a successful examination before t loons and restaurants will probably be field in absyance until the expiration of that time. Quite a number of saloon-keepers who had boxes in their places misaton: Chester A. Inspeep, 88.89; Patrick R.

Chester A. Inspeep, 88.90; Patrick R. Maloney, 97.80; Harley S. Raney, 96; James F. Anderson, 81.80; Ed Greenfell, 96; Ed A. Schneider, 96.40; Clarence M. Richmond, 88.40; Henry Holtz, 80.90; Ben Peterzon, 88.80; Joseph Klenlen, 83.60; H. E. Parker, 88.80; Edward Lachapelle, 88; William Neison, 90; John J. Mackey, 96; John G. Osterman, 85.40; Ervin Thorpe, 67; Bernard P. McGlunis, 98.60; Albert have given up the fight and removed them, and others have announced their intention of doing the same thing. Labbe Estate Appraised.

The inventory and appraisement of the John G. Osterman, S.W. Ervin Thorpe,
 Bernard P. McGinnis, S.W. C. Albert Blackman, 57.20; William H. Wells, 55.60;
 Wirile M. Hunter, 58.60; Joseph F. Keller,
 94.40; Ernest Johnson, 91.40; Edward A. Cassens, 78.60; Allison C. Lister, 98.60;
 Clinton T. Alden, 58.60; Benjamin F. Woods, 56.40; Victor H. Dahl, 56; William H. Genrier, 58. estate of the late John Labbe was filed in the County Cierk's office yestenday. It includes individual estate of John Labbe decessed, valued at \$20,250, and a conc-half interest in the property of Labbe Brothers, appraised at \$5,343, mak-ing the total value of the estate \$5,531. The estate consists principally of real property in the business and residence districts of Portland. The appraisers were D. W. Wakefield, D. S. Stearns and C. H. Kerall Woods, St. 59, Victor H. Dahl, S5; William H. Gentry, 88; Lawrence K. Evans, 55:40;
Carrall H. Tichenor, 55:20; John Burri, 51;
William T. Sheppard, 85:40; John W. Gittings, 88; George Hood, 76:46; Elmer Thompson, 92:60; Albert O. Anderson, 95;
William D. Humphreys, 92:40; Thomas J. Casey, 55:60; Harry Riley, 38:40; John W. O'Brien, 89:39; Edward Sinnott, 97:40; Gustav H. Ehmsen 92:40; Edward Sinnott, 97:40; Gustav H. Edward Sinnott, 97:40; Gustav H. Ehmsen 92:40; Edward Sinnott, 97:40; Gustav H. Ehmsen 92:40; Edward Sinnott, 97:40; Gustav H. Edward S Paulson Wins His Suit.

In the suit of A. S. Paulson against Samuel Swanson, involving a trade of five houses for 540 acres of timber land, the jury in Judge Cleiand's court réturned tav H. Ehmsen, 20.69; Edward Burke, 96 William H. Rogers, 89.29; Flietus E. Wan less, 38; Axel L. Gustafson, 38.69. 96:

less, S: Axel L. Gustafson, S.0. The figures following each name indi-cate the amount of percentage received and is based upon 10 points for arithme-tic, 10 for copying from plain copy, 60 for physical condition and 20 for the athletic test of running 100 yards in 15 seconds in ordinary street attire. A large proportion of the 47 who were rejected failed on ac-count of inshifts to meet the physical a verdict in favor of Paulson for \$1850. deciding he lost that much by the trade. Swanson sold the houses before the suit was begun. The houses were mortgaged for \$5000. Paulson testified that the ber land was worthless. **Divorced** Couple Remarried. count of inability to meet the physical requirements, as the mental examinations Thomas Stuart and Neille Stuart, a

rere in no way severe. The Chief of Police will examine into young couple who were recently divorced in the State of Washington, agreed to bury past differences and to make a new start, and yesterday they came to Portthe character of the successful candidates, and if nothing develops to interfere, they will then become eligible to appointment upon the force, and their selection will be almost entirely optional with Chief Hunt.

> Reginald L. Hidden will give a violin cital at the Marquam Grand Theater ext Wednesday evening, May 17. Mr. dgar E. Coursen will be at the piano. rext Tickets will be placed on sale Tuesday morning at 19 o'clock.

Portland Branch of the Organization

FOR MEN. VARICOCELE. We cure this disease with-out operation, and under our treatment the congested condition soon disappears. The parts are residered to their natural condi-tion, vigor and strength and circulation re-established

American committee of the Young Wo-men's Christian Association, recently held established. LOSS OF VIGOR. You may be lacking in the power of vitality. If so, we will restore to you what you have lost-the snap, vim and vigor of vitality, which loss may be ine result of indiscretions, excesses and in Detroit, was the largest and most suc cessful gathering ever held in the history of the organization. Starting with 19 members in 1888, it now numbers 760 assohaving

unhatural weakness. PRIVATE USEASES. Newly contracted and chronic diseases cured. All burning and itching, inflammation and unnatural weak-ness slopped in 24 hours; cures effected in reached out to the mission fields of China, India and Japan. Among the accredited delegates were Mrs. W. J. Honeyman, prosident of the Portland association,

I days. PILES AND HYDROCELE. We cure the diseases without operation. No kulfe, no d PILES AND REPORTATION. No knlfe, no de-diseases without operation, No knlfe, no de-tenilon from business, no acid injection. CONTAGIOUS BLOOD POISON. It may be in its primitive stage, it may have been hereditary or contracted in early days. We cure all its complications. We stop its prog-ress, eradicate every vestige of polson from the system, and this without the use of who is also a member of the American committee; Mrs. H. C. Campbell and Mrs. G. H. Lawrence, of the board of directors, the latter also representing the state work of Oregon. Much interest was man-

ifest in the Portland association and its headquarters building at the Lewis and Clark Fair, it being the first enterprise of the kind ever attempted under the mercury or polash, ULCERS AND SKIN DISEASES. We curall acute or chronic ulers without cutting, pastes or salves. Skin diseases, such as pimples, eruptions and eczema, quickly dis-appear under our special electro-medical auspices of the Y. W. C. A. Encourage

KIDNEY, BLADDER AND PROSTATIC DISEASES. We cure all irritation, frequent



When the sleeve lining in a Boy's "Hercules" Suit wears out around the arm hole and you sit down to fix it, you do not patch the old lining nor put in a new lining.

All you do is to turn the sleeve inside out, take your scissors, rip off the worn lining and your work is done; there are two linings in a "Hercules" coat sleeve. Two sleeve linings certainly wear longer than one and it's surely easier for you to rip out the old lining than it is to put in a new

one; it seems unnecessary to say more. We have applied for a patent on this double reinforced sleeve lining idea;

that's why all other Boys' Suits only have one sleeve lining. "Hercules" Suits shed rain like a duck's back; every inch of cloth goes

through a process that makes it shower proof, perspiration proof, moth proof and thoroughly hygienic and sanitary. ALL WOOL-every thread.

"Hercules" two-piece, knee-pants suits for Boys from 6 to 16 at one price everywhere—Five Dollars,

b. S. UU.
 Operating the Only Passenger Steamers for San Francisco direct.
 "Columbia"—May 16, 26; June 3, 15, 25.
 "St. Paul"—May 16, 26; June 30, 20, 20.
 AINSWORTH DOCK AT 8 P. M.
 Through tickets via San Francisco to all points in United States, Mexico, Central and South America, Panama, Honolulu, China, Ja-pan, the Philippines, Australia, New Zealand and Round-the World Tours, JAS, H. DEWSON, Acont.
 Phone Main 268. 248 Washington st.

ington.

TRAVELER'S GUIDE

UNION PACIFIC

3 TRAINS TO THE EAST DAILY

Through Pullman standards and tourist steeping-cars daily to Omaha, Chicago, Spo-kane; tourist sleeping-car daily to Kanass City; through Pullman tourist sleeping-car (personally conducted) weekly to Chicago, Reclining chair-cars (seats free) to the bast daily.

UNION DEPOT. Leaves Arrives

CHICAGO-PORTLAND 9:15 A. M. 5:25 P. M. SPECIAL for the East Daily. Daily.

SPOKANE FLYER 6:13 P. M. 8:00 A. M. Daily. Daily.

ATLANTIC EXPRESS for the East via Hunt ington. 5:15 P. M. 7:15 A. M. Daily. Daily.

RIVER SCHEDULE.

FOR ASTORIA and 8:00 P. M 5:00 P. M. way points, connecting Daily, With steamer for lwa-co and North Beach Sunday, steamer Hassalo, Arb Saturday, st. dock (water per.) 10:00 P. M.

FOR DAYTON, Ore 7:00 A.M. 5:30 P. M. gon City and Yambili Baily River points, Ash-st. except dock (water per.) Sunday

TICKET OFFICE, Third and Washington, Telephone Main 712, C. W. Stinger, City Tick-et Agt.; A. L. Craig, General Passenger Agt.

SAN FRANCISCO & PORTLAND

S. S. CO.

About 5:00 P. M.

Tuesday, Thursday, Sunday,

SERIN A

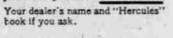
Arrives

FOR LEWISTON, Monday, 5 sho, and way points, Wednesday om Riparia, Wash, Friday

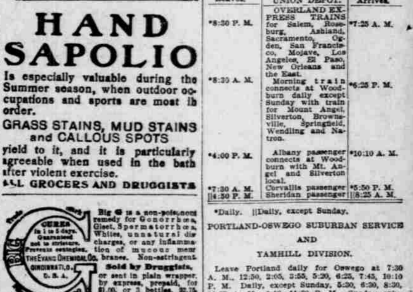
For Eastern Washington, Walla Walla, ewiston, Couer d'Alene and Great Northern oints,

OPEGON

SHORT LINE







land and secured a marriage license from County Clerk Fields, and were soon Mr. Hidden's Violin Recital. Sues for Land Commissions. Simcoe Chapman has sued J. F. Ford ney in the State Circuit Court for \$5000 commissions alleged to have been carned in securing purchasers for timber lands in Humboldt County, California.

WHAT Y. W. C. A. HAS DONE THE DR. LIEBIG STAFF

Well Represented at Convention. The tenth blennial convention of the

Theory of the Defense.

The theory of the defense is that the abdomen about eight inches in experision of the concern is protected by ordinance No. Seil, adopted February 12; thought to be serious, as it is not very deep. Maker was taken to Portland on a street-car. Although he is in a very in the nature of a franchise, granting serious condition, the physicians say he has a chance to recover, provided no complications arise. him without compensation of some sort. As a matter of fact, the ordinance was repealed December 2, 1897, by the adoption of ordinance No. 1056), according to Aselastant City Attorney Fitzgerald, who is prosecuting the cases against the pack-ing company. Fitzgerald was shown the proposed ordinance yesterday afternoon and stated that it was the first he knew suything about it. After reading it care-fully, he said there was no doubt it was intended to legalize the operations of the packing company, so far as possible, and this opinion was concurred in later by Attorney Millon W. Smith, who is also interested in the efforts to restrain the

lating the slaughter of animals within its corporate limits, but stated that in the event any concern was carrying on operations thereunder to the detriment of public health, it became amenable to the state laws, and could be prosecuted for maintaining a nulsance, no matter how much protection might be afforded by any city ordinance. In addition, he felt certain the Board of Health could abate ce under section 44, of orany such m dinance No. 13,8%

Section 7 of the proposed ordinance pro vides that all animals intended for human vides that all animals intended for human food in this city shall undergo an ante-mortem examination before being allowed to pass to the slaughtering-room, and a post-mortem examination on the floor of the slaughtering-room. Provision is made also for the disposition of carcinses found to be diseased. Section 8 sets asde a certain time for slaughtering and inspec-tion, and section 9 makes provision for the appointment of a meat and livestock inspector at a salary of \$125 a month; an assistant at \$100 a month, horse and buggy for the official use of the inspector and his assistant at a cost not to exceed \$40 a month, and incidentals exceed \$40 a month, and incidentals amounting to not more than \$100 a year. Section 10 makes it necessary for the inspector to be a qualified veterinarian;

inspector to be a qualified veterinarian; section II provides for the manner in which his reports shall be made to the City Board of Health, and section II clothes the inspector and his assistant with power to make arrests. The permain-ing four sections of the ordinance are unimportant as affecting the questions at issue. at Leeue

It was intimated by a member of the City Board of Health, whose attention was called to the fact that Councilman Zimmerman was nominally the ruling

Martin Maher Meets Serious Accident in Mill at St. Johns.

Martin Maher, a laborer, was seriously njured yesterday afternoon about 5 clock by falling against a circular saw while working in one of the mills at St. Johns. Maher's right arm was terribly mangled, the saw cutting through the bone in several places. The arm had to

It Will Entertain the Other State Organizations of Oregon.

Tonight the Dixle Society will entertain interested in the efforts to restrain the packing company from committing any further nuisance. Fitzgeraid did not deny that the Council has the power to pass an ordinance regu-lating the slaughter of animals within to this end a reception committee has been appointed, consisting of Mr. and Mrs. Tom Richardson, Dr. and Mrs. R. C. Coffey, Judge and Mrs. J. C. Moreland, Colorel and Mrs. L. C. Garrigus, Mr. and Mrs. W. A. Meara, Mrs. C. W. Renner, C. Lombardi, Mrs. W. Boyd Hamilton, Mr. and Mrs. J. L. Weils, Mr. and Mrs. W. S. McGuire, J. C. Werlein.

and the resolution was the descent of the federation, has been indicated by the grant jury for obtaining money by the grant dury for obtained the free or much at the for the twee statem of the twee statem of the star back at the form which I used to the twee statem of the star back at the line of lunch away from home and an compelled to drink the old coffee because Postum Food Coffee because P

The suit of Julia Hoffman against of-ficers and stockholders of the Portland Guaranty Company, a defunct organiza-Among the wor

back. In February, 1862, Sarah Wertheimer made a loan of \$15,000 for the bonefit of the Portland University and as security part, was present.

has a chance to recover, provided no complications arise. Maker is about 45 years of age, has a wife and seven children dependent upon him and he is their only means of sup-port. They reside in St. Johns. DIXIE SOCIETY AS A HOST DIXIE SOCIETY AS A HOST against the defendants, Habighorst and

others, in July, 1896, and attached their property. They made a defense that they were not liable and were only sureties for the Portland Guaranty Company, Judge Sears decided against their holding that it meant something to sign a note. The case has dragged along through the courts ever since, and many new and questions have crept into it which are now to be tried out

GRAND JURY INDICTMENTS.

Coleman, Murder; Rosenfeld, Forgery; Hallowell, False Pretenses.

Colonely, Judge and Mark J. C. Garrigus Mr. and Mrs. W. A. Meara, Mrs. C. W. Renner, C. Lombardi, Mrs. W. Boyd Hamilton, Mr. and Mrs. J. L. Wells, Mr. and Mrs. W. S. McGuire, J. C. Wertein. Trade Council Indorses Plan. By resolution last night the Federat-ed Trades Council Indorses Plan. By resolution last night the Federat-ed Trades Council Indorses Plan. By resolution ast night the Federat-ed Trades Council Indorses Plan. W. G. Elliott, Jr., secretary of the a good attendance. W. G. Elliott, Jr., secretary of the conference committee of the Exposi-tion, addressed a letter to the council, and the resolution was the reply. Ralph Easiley, secretary of the federation, has obtained the promise to speak from such men as John Mitchell and August Beimont. Death of Mrs. Meyersteis.

As a Last Resort. As a C Streich and T. F. Clarke; As a the little book "The Read to Well-ville" in every package.

auspices of the Y. W. C. A. Encourage-ment was also given to the work of pro-tection of women and girls through the Exposition Travelers' Aid, for whose work in this city during the Summer they are indebted to the forethought of Among the workers were two whose

tion, to recover \$15,000 on a note, is on trial before Judge Sears and a jury. The suit was begun nine years ago and ence and service, Miss Helen Gould and has been to the Supreme Court and Mra Livingston Taylor. Miss Annie M

ciations, with 60,000 members,

Johns. Maher's right arm was terribly mangled, the saw cutting through the bone in several places. The arm had to be smputated when he was taken to Portland and placed in St Vincent's Hos. pital. Only two and a half inches of his arm remains. He also suffered a ragged gash across the abdomen about eight inches in best for the abdomen about eight inches in A. is interested in the latter, for she is to be the guest of the association Tues-day. May 16. Opportunity will be given to all friends, gentlemen as well as ladies. Oak street, Tuesday evening at 8 P. where she will speak of the many for

association work done under the flag

Claud Eggleston Is Pardoned.

Claud Eggleston was pardoned yesterday by Governor Chamberlain and the prisoner was immediately released. He was serving a term of six months on the rockpile for vagrancy. The police declare him to be a dise The police declare him to be a disso-lifte character, and the pardoning was done against the wishes and protest of Municipal Judge Hogue, before whom the youth was tried. BITTERS

COFFEE HEART

Very Plain in Some People.

A great many people go on suffering from annoying aliments for a long time before they can get their own consent to give up the indulgence from which their

trouble arises. A gentleman in Brooklyn describes his

28 302

re or stoppage, press-dust sediment, pain ack and catarrhai condition. mauliation free at office or by letter rs. S.A. M. to S.P. M. Sundays, 10 A. M. F. M. Wnly, Call or address

KIDNEY & LIVER

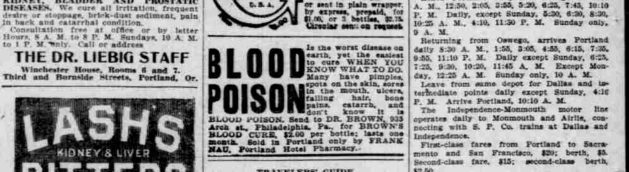
A PLEASANT LAXATIVE

NOT INTOXICATING

AMIANA

Baja Colifornio Domiano Bitters is a great rest

the kidneys and bladder. Sells on its own mer NABER, ALFS & ERUNE, Agents 223 Market St., San Francisco. Send for circul For sale by all druggists or liquor dealers.



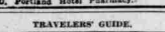


fter violent exercise.

CERES

THEEVANG DHENICAL CO.

got to strie



The Flyer and the Fast Mall.

JAPAN-AMERICAN LINE

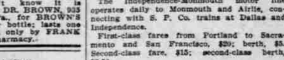
S. S. IYO MARU.

For Japan, China and all Asiatic Ports, will leave Seattle About May 10.

NOME ST. MICHAEL

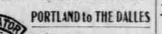
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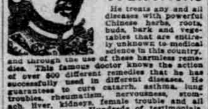
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