SISTER MUST PAY

Mrs. Faling Cannot Put Pauper Brother on County.

RAILROAD WINS THE SUIT

Oregon Supreme Court Decides That George Abbott Had No Business on Dark Platform of O. R. & N. Co.

In proceedings to compel a person support a pauper relative, the County Court has jurisdiction only to make order requiring the support, and in case of failure the county must bring suit to recover a reasonable

sum for such support. iden for his use and walks upon a dark depot platform when there is no necessity therefor is guilty of contributery negligence and cannot reraised platform.

SALEM, Or., May 22-(Special.)-The SALEM, Or. May 22—(Special.)—The Supreme Court today upheld the right of Multnomah County to compel a wealthy sister to support her pauper brother, but gave its disapproval to the manner in which the County Court of the Saleman Court of the Saleman County Court of the Saleman Court of the Saleman Court of the Saleman County Court of the Saleman Court of the Salema hich the County Court sought to enforce a right against Zarifa J. Paling, the

its right against Zarlfa 3. Paints, the sister of Cornellus W. Barrett.

Among other things, the court also denied the petition for a rehearing to the Portland box ordinance cases, and reversed the decision in which George Abbott secured a judgment for \$20,000 damages against the O. R. & N. and the Columbia Southern. The decisions in brief, we as follows: are as follows:

Faling vs. Barrett.

Z. J. Faling. appellant, vs. Cornelius W. Barrett and Multnomah County, respondents, from Multnomah County, J. B. Cleland. Judge, reversed and remanded; opinion by Chief Justice Wolverton.

The County Court cited Mrs. Faling to appear and show cause why she should not be directed to support her brother, or pay the county for the use of the poor 200 a month, or such sum as the court Z. J. Faling. appellant, vs. Cornelius W.

200 a mosth, or such sum as the court might deem sufficient. She appeared spe-cially and moved to quash the order requiring her to show cause for the reason hat the petition does not state facts suf-icient to justify the order and because he court is without jurisdiction to motion having been overruled, she

The motion having been overruled, she declined to plead further, and judgment was entered against her requiring her support her brother or pay to the county 500 a month. She took this proceeding by writ of review to the Circuit Court, where the County Court was sustained and the writ dismissed. She then appealed to the Supreme Court, where the Circuit Court and County Court are reversed.

After quoting section 2653 of the code, upon the subject at hand, Supreme Court says that the County Court has only the power, after a hear-ing, to order the person cited to support the pauper relative, and in case of failure o do so, the county must bring suit in he Justice's or other court having juris-letion, to recover the amount that should be paid. It is the province of the court in which the suit is brought to take the testimony, determine what amount is proper for recovery, and enter judgment accordingly. This case is therefore reaccordingly. This case is therefore manded, with instructions that the Co modify its order to correspond

Abbott vs. O. R. & N.

George Abbott, respondent, vs. Oregon Railroad & Navigation Company and the Columbia Southern Railway Company, appellant, from Sherman County, W. L. Bradshaw, Judge, reversed and remandon by Justice Moore.

night a special train took him and others Biggs, where the O. R. & N. night trains would stop for them by special arrangement. The Shaniko train reached Biggs soon after midnight and most of the passengers left on the castbound O. R. & N. train at 12:22.

Abbott waited for the 2:30 westbound train. The station being closed as usual, he remained in the Columbia Southern

car for some time, and went out on the depot platform. The platform was not lighted and he stepped off the west end, where he fell five fect to the ground.

ment for \$30,000 damages.

On appeal, the Supreme Court reviews the evidence, finds that Abbott was perfectly familiar with the depot platform, that it was not necessary for him to leave the well-lighted car when he did to go and walk upon an unlighted depot platform "on the darkest night he ever saw," but, having done so, his injury results from his own contributory negligence, thereby precluding recovery.

In its opinion the Supreme Court asserts the right of a passenger to alight from a train to get exercise and fresh air when

train to get exercise and fresh air when t stops at stations in the daytime or at well-lighted stations at night, but the fact that a station platform is not lighted is notice to a passenger not to alight un-less it is necessary for him to do so.

O. O. Jennings, appellant, vs. J. S. Sced, defendant, and Frazier & McLean, re-apondents, from Multaomah County, M. C. George, Judge, affirmed; opinion by Justice Bean.

Justice Bean.

Jennings sought to collect a \$5000 judgment against Seed by sarnishment proceedings against Frazier & McLean, who had recently purchased horses and vehicles from Seed. The lower court found that the purchase was in good faith and the Supreme Court finds no error.

Smith vs. Greywon.

Luther Smith, administrator of the W. S. Nolson estate, respondent, vs. C. F. Leavenworth et al., defendants, and Moses Gregnon, appellant, from Jackson County, H. K. Hanns, Judge, affirmed; opinion by Justice Bean.

Rehearings That Are Denied.

the following cases: hiarry Sandys, appellant, vs. George H.

inoman, appellant. I. Fleishman, appellant, va. M. Meyer,

Harry Ladd, of Portland, was admitted the bar for nine months on certificate on the Supreme Court of New Hamp-

Motion to dismiss appeal was overruled to the case of M. Christensen, respondent, s. Grover Simmons, appellant, but the notion may be renewed at the hearing

Heavy Damages for Postal Clerk. OLIMPIA. Wash. May 22-(Special.)-A damage suit involving one of ter

the heaviest judgments for damages for personal injuries ever rendered in this state was affirmed by the Suprame Court today in the case of Herbert L. Williams vs. the Spoksne Falls & Northern Railway Company.

Williams, who was a raliway postal clerk, was at work in his car on a switch at Northport, August 15, 1303, when a switch-engine making up a train crashed into the car, knocking it off the track and injuring Williams so that he lost the sight of one eye and became permanently paralyzed on the left side. He sued for \$50.000 and get a judgment for \$12,000, which, accord-ing to the Supreme Court, must stand.

WRANGLE OVER COUNTY DEBTS

Accountants for Shoshone and Nez Perces Cannot Agree.

BOISE, Idaho, May 22—(Special.)—In the Supreme Court today an interesting case was heard, growing out of the annexation of a portion of Shoshone County to Nez Perces. The case is in the form of an application for a writ of mandamus to compel Leslie Thompson, accountant appointed by Nez Perces County, to act with a like accountant named by Sho shone, to apportion the debt of Shoshone to be assumed by Nez Perces. The acountants differed on many points, no re-ort was filed, and it is sought to compe-hompson to file one.

One point of difference arises from the fact that Shoshone County assessed tim-ber belonging to the Clearwater Timber Company in the annexed territory. Nez Perces accountant resists this, on the ground that the timber was not assessable. W. E. Borah was in court. He stated that if the court intended to pass upon that point he wished to be heard as attorney for some of the timbermen. The cour did not intimate what it would do.

The Sheehore County accounts at the intended to pass upon that point a count of the county are the court of the county accounts and the county accounts the county accounts and the county accounts accounts and the county accounts and the county accounts and the county accounts and the county accounts accounts and the county accounts and the county accounts account accounts and the county accounts accounts and the county accounts account accounts and the county accounts accounts and the county accounts account accounts account accounts and the county accounts account accounts account account accounts and the county accounts account accounts account account account accounts account accounts account account accounts account account accounts account account accounts account account account ac

The Shoshone County accountant insist-ed upon apportioning the debt as of date of November II, 1994, after the vote of the people on the change, while the Nex Perces men held it should be as of May 8, 1903, when the act submitting the ques-tion became effective. Many other points of difference were brought out.

County Attorney Crow, for Nez Percea, insisted the debt apportioned should not be made a charge against Nez Perces, but against the annexed territory. Nex Per simply acting as collection agent. matter was taken under advisement.

WALDO LAKE FOR STORAGE

VALLEY IRRIGATION SCHEME TAKES THIS IN.

Provision Is Thus Made for Low Stage of Water in the Rivers.

EUGENE, Or., May 22-(Special.)-Today A. R. Black filed notice with the County Clerk of the appropriation of the waters of Waldo Lake for irrigation and other purposes. Mr. Black is at the head of an irrigation scheme for the Upper Willamette Valley, and his filing on the waters of Waldo Lake is with the veiw of employing the same in the Valley

Waldo Lake is situated near the sur mit of the Cascade Mountains, in this county, and the waters to be used for irri-gation must be brought down by the Mid-die Fork of the Willamette, a distance

of about 30 miles.

The object of appropriating this water is to obviate any trouble in the way of riparian rights, which might be possible at a low stage of water in the rivers, if much water was diverted from the usual channel. The lake offers an opportunity for storing water when it is plentiful, and this may be taken at low-water stages without interfering in the least with the rights of others. It is estimated the lake will provide

storage for 250,000 acres feet of water, which will be sufficient to irrigate 100,000 acres of land during the dry season.

SHOOTS AT A FORMER HUSBAND

Toppenish Woman Fights Over Lot in the Townsite

NORTH YAKIMA Wash, May 22 Special.)—Josephine Lillic, owner of the new Toppenish townsite, was arrested this morning for attempting to kill her former husband, Nevada Lilite. leges that he attempted to split her head open with an ax, when alle defended her-self by shooting four times at him. The trouble was over the possession of a lot

UNIVERSITY OF OREGON, Eugene. ighted and he stepped off the west where he fell five feet to the ground, ing an injury which necessitated the tation of his leg. He secured judg. For \$30.000 damages.

An adjourned meeting of the City Council was held tonight to consider the granting of a franchise to F. W. Walters and associates for constructing and operating a gas system in this city. The vote was unanimous for granting the franchise, but an additional classes was an associated when the tional clause was inserted whereby the city is to receive one-half of I per-cent of the gross earnings of the sys-iem. Before the franchise takes effect the site for the works must be selected

Washington State Grange

TOLEDO, Wash., May 22 .- (Special.) To Leido. Wash. May 22—(Special.)—
The Washington State Grange will meet at Toledo June 5, 7 and 8. The session will be held at Opera Hall, Oddfellows building, and promises to be of much interest to Grangers. Many prominent Grange workers from other states have signified their intention to meet with their herebyen of Washington. hrethren of Washington.

Arrangements have been completed for the accommodation of all who may as

Geer Will Be Chief Speaker.

Petitions for rebearing were denied in he following cases:

Figure Sandya, appellant, vs. Georga H.

W. M. Roberts, appellant, vs. A. M.

Ampleton, administrator, respondent.

Phila B. Clark, respondent, vs. W. C.

Second in the second control of the second contro issued, but the entertaining club requests that every pioneer arrange to attend the event, which is celebrated annually by the Women's Club of this city.

UNIVERSITY OF OREGON, Eugene. UNIVERSITY OF OREGON, Eugene.
Or. May 21.—(Special.)—Waiter L.
Whittlessy, instructor in economics
and sociology, has been called to a
similar position at Cornell University.
Mr. Whittlessy was a member of the
class of 1901 and was well-known as
a debater during his college gays. He
will report for duty at Cornell on September L

Half Million Pounds Is Sold at Pendleton.

NEARLY 24 CENTS REACHED

Koshland & Co. Bid In Nearly Half of the Clips Offered - Buyers Are Present From Distant Points.

PENDLETON, Or., May 22,-(Special.)-Half a million pounds of wool changed hands in this city today at the annual wool sale. The growers who held for the sales are highly elated over the excellent prices which they secured for their clips. The lowest bid was 184 cents, and the

POLK COUNTY PIONEER ENTERS HIS 94TH YEAR.



MONMOUTH, Or., May 22.-(Special.) ira F. M. Butler is 33 years old. He was been in Barren County, Kentucky, May 20, 1812, living there till 1829 when, with his parents, he moved to Hilmole. In 1835 he was married to Miss Mary Ann Davidson. He is the father of eight children, three of whom are still living-A D. Butler, of Napa, Cal., and the Misses Margaret and Alice: who are at home with their

In 1853 Mr. Butler crossed the plains with the ox teams in the Ground Hutchinson train, and located in Polk County, where he has resided contin-nously since. He still owns the donaion land claim which he then took up Ira was in the Blackhawk War and was twice a member of the Terri torial Legislature, being Speaker of the House in 1858. He was also a member of the State Legislature, and has served as County Judge for four years. He was one of the original founders of the own of Monmouth and also of Christian the board of trustees of that institu tion and held the office for many years. He has always been active in matters enterprise and his active life te full of many kind deeds.

In celebration of his birthday Saturday, Mr. Butler held open house to his triends during the entire day, and met all with the warm handshake char acteristic of the Western pioneer. Uncle enjoy life to the century mark.

highest 22% cents, the latter being paid

ing to about 10,000 pounds.

The sheepmen who held for the sales received from 1 to 5 cents more per pound than did those who sold before the annual sale. It is believed by those who had their wool up today that if more of the country's sheepmen had held off there would have been more buyers present, and competition would have been much keener and the prices advanced a little higher. The sale took place at the Furnish warehouse, opening at 10 o'clock in the way of opening a few sample sacks of each lot of wool, so that the buyers could each lot of wool, so that the buyers could judge the product before putting in their bids. The bids were written on slips of paper and handed to Mr. Marshal, who read the name of the highest bidder, after comparing the different offers.

Today's sale was the most successful affair of the kind ever held, and prices ranged from 1 to 7 cents higher than ever before. Many sheepmen soid early in the season, some even contracting their city

season, some even contracting their clip Special.)—

(Special.)—

(Special.)—

(Contracting commenced as low as 17

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(Contracting commenced as low as 17

(Contracting commenced as low as 16

(Contracting commenced as low as 16

(Contracting commenced as low as 17

(Contracting commenced commenced as low as 17

(Contracting commenced comme successful bidder present, and secured over 20,000 pounds, being over one-half the total amount of wool placed on sale.

Other buyers present were:

L. Elsenmann, of Boston; Pierre Nutte, of Roubals, France, M. Parmentier, of Woonsocket, R. I.; and Dan Dewey, Jr., teorge Abbott, T. B. Trumbull and E. W. Brigham, of Bosten. A few of the largest sales made were:

W. Chapman, 15,541 pounds at 21% cents. Salisbury, 17,870 pounds, to E. W. Guillord Bros., 37,719 pounds, to C. H.

Green.
J. E. Smith Livestock Company, 72,000 pounds, at 20% cents, to Pierre Nutte.
J. B. Smith Livestock Company, 135,974 pounds, at 10% cents, to C. H. Green.
Rugg Bres., 28,635 pounds, at 20% cents, to E. W. Brigham.
K. G. Warner, 31,632 pounds, at 19 cents, to E. W. Brigham.

MAY BECOME PRESIDENT OF THE AMALGAMATED.

Western Stockholders in the Copper Trust Are Urging His

argument in favor of his selection is that much of the district and odium which now attaches to the big trast would be removed if its direction were placed in the hands of a practical Western mining man of high standing unconnected with the Stock Exchange influence which has heretofore controlled it.

MONEY FOR LINE, IS READY

Eastern Capital Awaits Action of th Lewiston People.

LEWISTON Idaho, May Z.—(Special)
—Colonel Judson Spofford, president of
the Lewiston & Southeastern Electric
Railway Company, tonight announced the
receipt of a communication from E. Cowper-Thwaite, who is now in the East
financing the Dewiston-Grangeville electric line, that he is ready to come to
Lewiston with \$25,000, as provided in
agreement made with the trustees of the
project here a few weeks ago, as soon as agreement made with the trusces of the project here a few weeks ago, as soon as he received telegraphic advices that the received telegraphic rallway franchise trailway franchise rights of way, street railway franchise and terminal grounds have been procured, as provided in the agreement, and will, when he arrives, begin immediate construction of the proposed electric railway and complete the same as fast as possible.

as possible.

The news was made public in the City Council rooms tonight, during the reading of the ordinance covering the granting of the franchise asked for, which was up for consideration. The franchise has been amended so as to be satisfactory to the cits and the electric company and will come up for final passage at a meeting of the Council Wednesday night.

It is expected the trustees of the project will have secured terminals and necessity. will have secured terminals and necessary right of way during the present week, when everything will be complete and word will be sent to Mr. Cowper-Thwaite, to come on with money.

Clark Wins Timber Case.

HELENA, Mont., May 22.-A telegram from San Francisco says the United States Circuit Court of Appeals, Judge De Haven dissenting, today af-firmed the decision of Judge Knowles, of the District Court of Montana, in the case of the United States against Senator W. A. Clark; involving-title to \$500,000 worth of timber land in Western Montana. Judge Knowles decided in favor of Clark, holding in effect he was the innocent purchaser of the land under the timber and stone act

YOUNG TEACHER'S SUICIDE

MISS DAISY HUNTINGTON TAKES CARBOLIC ACID.

Popular and Efficient Assistant in the Training Department of Monmouth Normal School.

MONMOUTH, Or., May 21 - (Special.) MONMOUTH, Or., May 22—(Special.)—
Miss Daisy B. Huntington, of Bloominston, Ill., aged 23, who has been teaching
in the training school here for the past
year, took carboile acid with sulcidal intent Sunday afternoon. She died at 5
o'clock. During the two previous days
she had been very melanchely and the
rash act was done in a moment of temporary aberration. Her school work here
was highly satisfactory and she has been was highly satisfactory and she has been employed for another year at an ad-

Miss Huntington left two notes, directing where to ship her body, and one to her mother, who is in Illinois. She was a bright, capable teacher and had made many friends during her past year

HELD ON AN ARSON CHARGE

North Yakima Clerk Accused of Set

ting Fire to Clothing Store. NORTH YAKIMA. Wash., May 22-(Special.)-Morris Pienick, clerk for the Famous clothing store, which was burned here Saturday night, was arrested this evening, charged with arson. He taken before Justice Taggart and his was fixed at \$10,000. He was unable to give it. The information was sworn out by Annistant District Attorney Thompson. at the instance of an adjuster of one of

the insurance companies.
Pieniek and J. L. Mossier were conducting a branch store of Ellis H. Gross of Seattle and Tacoma. They came here three weeks ago and leased a room in th three weeks ago and leased a room in the Wilson building. The lease expired Shi-urday night. The officers say they have a good case against the prisoner. They say they have found rags and clothing among the stock of goods that were saturated with kerosene, and eye-witnesses say they saw Pienlek come out of the store five minutes before the fire started.

SEATTLE BOOSTERS TO COME

Easterners to Be Interested in Investments in Puget Sound Town.

SEATTLE, May 22—(Special.)—Scattle business men have started a movement to raise a fund that may reach \$50.000 to send representative Scattle boosters to the Lewis and Clark Exposition to interest Eastern visitors in this city. Will iam S. Eames and his associates, who built the Alaska building, started the movement with offers of \$000 each. These are St. Louis capitalists with money in-vested in Seattle.

After the movement was started today

it was indersed by bankers, business and professional men, who volunteered to as-sist. Mr. Eames explains that he wants the most representative Scattleites sent to Portland to represent the city for a week each. Then he urged to the enthu-

slastic local men:
"Let them meet these Easterners who have the investment microbe, and by all means let them he brought to Seattle, even if the city has to dig down and pay for every cent of the expense."

Will Buy \$1,000,000 Ranch.

SAN FRANCISCO, Mc 27.—E. J. Marshall, a Los Angeles barker, is here negotiating for the purchase of the Chinoratch of 38.000 acres, in Southern Calfornia, for \$1.000,000. He said the deal is practically closed. Mr. Marshall, Edwin T. Earl, of Los Angeles, and J. S. Torrence, of Pssadena, are the intending purchasers. The ranch is devoted to sugarbeet culture. The property includes a railroad, its equipment, atorehouse, etc.

Sunday-Closing Order Given.

NORTH SAKIMA. Wash., May 22.— (Special.)—By direction of the City Council. Marshal Curren, Sunday closed Council, Marshal Curren, Sunday closed all the saloons of the city. Cigar stores were also ordered closed, but the proprietors refused to ebey orders and kept their places of business open. It is the purpose of the city fathers to close up all places of business excepting hotels, restaurants, drug stores and undertaking establishments.

SEATTLE. May 22—(Special.)—According to information received here today from the inside, Charles Sweeny, the Spokane mining millionaire, who was a prominent candidate for United States Senator from Washington hat Winter, will be chesen president of the Amaignmated Copper Company. He is strongly urged by the Western stockholders whose holdings are considerable.

The proposal to elect Sweeny is regarded factorably at the Eastern end. The

Goldfield, Nev., the Scene of Strange Financiering.

CASH IS ALMOST ALL GONE

With Liabilities of \$78,227, Bank Has Only \$21 in Safe-Had Cashed Worthless Checks. Officers Are Missing.

GOLDFIELD, Nev., May 22.-When the banking hour arrived this morning, the following notice was posted on the door of the Goldfield Bank & Trust Company:

"This bank will be closed until a meet-ing of the directors can be held."

J. B. Young, the president, left several
days ago, and is believed to be in Sar Francisco. J. R. Boalg, the cashier, left tht. The liabilities are approxi \$2,000, and the assets are un last night. mown. A meeting of creditors was held today, and a committee appointed to in-vestigate the arrairs of the defunct in-stitution. There is said to be no danger of a run on the other banks of the city which are declared to be in perfectly

ALMOST DEVOID OF MONEY

Examination of Bank Shows Affairs Badly Disorganized.

GOLDFIELD, Nev., May 22.—The liabilities of the Goldfield Bank & Trust Company, which failed today, are \$18.27. The assets so far discovered are \$1821. of which \$460 is in notes. There was \$16 in the vault, and a five-dollar gold piece was found under the counter.

found under the counter.

The most disorganized state of affairs seems to exist in the books of the bank.

J. B. Young, the president, is also president of the Goldfield Lida Investment dent of the Goldfield Lida Investment Company. Two checks drawn on the John Cook Bank here by W. R. Hale, of San Francisco, each for \$5000, in favor of Francis L. Burton, promoter of the Gold-field Lida Investment Company, were re-cently paid by the insolvent bank. One of these checks was dated May 23, and was paid May 20. It was evidently pre-sented at the Cook Bank by the Goldfield Bank & Trust Company, as it is stamped "no funds," W. R. Hale having no acint there.

The bank has two cashier debit slips one for \$38,300, and another for \$7200, account stocks and bonds as collateral.

Cashier James R. Boals was found at
Hawthorne late tonight. A telegram has
been received from Burton in San Francisco denying that he has anything to de with the failure, and stating that Presi-dent Young is there with the bank's col-lateral, endeavoring to get assistance.

YOUNG DENIES HE'S TO BLAME

President of Bank Says He Oppose Director's Methods.

SAN FRANCISCO, May 22.-J. B. Young president of the Goldfield Bank & Trust Company, tonight declared that he had nothing to do with bringing about the crisis in the bank's affairs. He declared that he was opposed to the manner in which the bank was conducted by its cashier and directors.

According to Mr. Young, he sold his stock in the bank and denies that he fied from Goldfield. On the contrary, he says

from Goldfield. On the contrary, he says that he came to San Francisco for a brief trip, and that he intends to return to the mining town as soon as possible.
Young does not believe that the liabilities of the bank will exceed \$100,000, and he says that it should have assets enough to meet this amount.

BLACKFEET RENEW OLD CLAIM

Two Million Acres North of Helena

Is Involved. GREAT FALLS, Mont., May 22.-The Blackfeet Indians have determined to make claim at Washington for all to land lying between Sun River and a line a short distance north of Helena. amount involved is nearly 2,000,100 acres. They claim that a strip of land along the Sun River was sold by them

but that they never sold the land be-This is an old claim and it is now revived because of a similar case in Cal-ifornia, in which, after a 13-year strug-gle, the Indians won out and received 19,000.300 for the contested land. With such a case as a precedent, the Indians are hopeful of a satisfactory adjustment of their claim.

DOOMED TO A HORRIBLE DEATH

Three Sisters of Charity Start for Japanese Leper Colony.

VANCOUVER, B. C., May Z.-Three Sisters of Charity sailed from this port by the ateamer Empress of India today to apend their lives in the leper colony at Miss Lutz in the Lead.

OREGON CITY, Or., May 22.—(Special.)

The present standing of the candidates for Goddess of Liberty for the firemen's tournament and Fourth of July celebration to be held here. July 2-5, is as follows: Miss Lutz, 1937; Miss Klemsen, \$56; Miss Kelly, 723. It has been decided to the content on Saturday even

Hessian Fly in Polk County. DALLAS. Or., May 22.—Reports are oming from the farmers of Polk County



that considerable damage is being done to the wheat crop by the Hessian fly. W. W. Miller, near Dallas, reports a fine field nearly rulned, while others tell of more or less damage in other localities. The crops of grain and hay are in good condi-tion, and, notwithstanding the very cool weather, are making a fine growth.

Troops Coming From Philippines. SAN PRANCISCO, May 2.—General Funston commander of the Department of California, has received a cablegram that the transport Thomas sailed from Manila for San Francisco May 2, having on board 3% enlisted men of the Twenty-third Infantry, headquarters and second squadron of the Twelfth Cavalry, consisting of 21 men and 36 casuals. Twenty-two general prisoners and 35 sick will be brought home also.

Caught After Three Years. LOS ANGELES, Cal., May 22.-Lieuten Danner, of the Chicago police force ted by local detectives, today arrest Finkelstein, who was indicted for arson in Cook County, Illinois, over three years ago. When the case was called for trial there he could not be found and his bail was declared forfeited. He has lived here for several months, selling women's garments on the installment

State Grange Meets Today.

FOREST GROVE, Or., May 21 -- (Special.) - Everything is in readiness for the State Grange, which will begin the sessions of is annual convention here tomorrow. About 66 delegates arrived onight and over 100 are expected on the morning train tomorrow. The local the visitors and everything possible will be done to make the session a success

Breaks Neck in Fall Down Stales. ABERDEEN, Wash., May 21.—(Spe-ial.)—William Josephson, aged 45, fell down a flight of stairs while under the influence of liquor and his neck was broken. Josephson came here from Coos Bay and had been in the employ of Lindstrom's Salpyard Company for some months. The Coroner decided that no inquest was necessary.

Leg Torn Off at Thigh.

VANCOUVER, B. C., May 22.—John Gray, a logger of Drury Inlet, B. C., was fatally injured by having one of his legs torn off at the thigh in a logging accident. He was taken in a rowboat 30 miles to Alert Bay to catch the steamer for Vancouver but missed the ship and no medical aid was available.

Break in Alaska Cable.

SEATTLE, Wash., May 22.-The cableship Burnside arrived in Puget. Sound near Seattle today to repair a break in the Alaskan cable at that point. Work probably will be finished tonight. As soon as the line is again open the telegraphic transfer of money from Seattle to 14 Alaskan points will ro into effect,

Hydrophobia Caused by Shock. SAN FRANCISCO, May 22.—Dorothy Feeney, aged 10 years, was knocked down by a mastiff some months ago, but not bitten. Nevertheless, the great nervous shock has caused hydrophobia and she barks like a dog so flercely as to disturb other patients. She is now comatose and death is expected.

Will Make It Hot for Alfonso. PARIS, May 22 .- The Confederation of Labor Unions has called a meeting for Wednesday to discuss a proposition to make a demonstration against King Alfonso, when he comes to Paris. The revolutionary element seeks to make an offensive manifestation against the King, and inflammatory circulars are being spread broadcast. circulars are being spread broadcas calling on the workingmen to oppose His Majesty's visit in the same man-ner as the Italian Radicals opposed the

visit of Emperor Nicholas to Italy Will Meet Cassini at Carlshad. ST. PETERSBURG, May 22.—Countess Cassini, daughter of the retiring Russian Ambassador to the United States, is leav-ing St. Petersburg for Carlabad, and hence will go to Paris to meet Count Cas-sini upon his arrival.

HAND SAPOLIO FOR TOILET AND BATH

Delicate enough for the softeen 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 wash-

ALL GROCERS AND DRUGGISTS



FOLLOWS MALARIA CONTRACTED IN SPANISH-AMERICAN WAR.

Victim Had Become Helpicss When He Tried Dr. Williams Fink Pills, but Was Cured in Four Months.

Because he did not know that there is remedy for ataxis, Mr. Ariel endur

four years of weakness, pain and the misery of thinking his case incurable. "At the outbreak of the Spanish-"At the outbreak of the Spanish-American war," he says, "I went with Company B, Eighth Regiment, M.V.M., into camp at Chickamauga, and while there my system became thoroughly poisoned with malaris. When I was mustered out, I carried that disease home with me. After a while locome ataxia appeared."

"I first noticed a pain in my ankles and knee joints. This was followed by and knee joins. In my legs. At times I had to drag myself around; my legs would shake or become perfectly dead. I had constant trouble in getting about in the dark. I kept a light burning in my room at night as I could not balance myself in the darkness. Even with the aid of a light I wobbled, and would reach out and catch hold of chairs to prevent myself from falling?"

How long were you a su "Four years in all. During the last three years I was confined to bed, sometimes for a week, again for three or four weeks at a time. When I was lying down the pain in my back was frequently so severe that I had to be helped up and put in a chair to get a little re lief. I had considerable pain in my bowels and no control over my kidneys. The worst of all was that the doctor could give me no hope of recovery.

'How were you cured?" "I read that Dr. Williams' Pink Pills had cured locomotor ataxis and one or two friends spoke to me about them. In the fall of 1903 I began to take them for myself and I had not used more than one box before I found that the pains in my knees and ankles were greatly relieved. Four months afterwards became a perfectly well man, and I am today enjoying the best of health." Mr. Edward H. Ariel lives at No. 18

Powow street, Amesbury, Mass. Every sufferer from locomotor stazia should try Dr. Williams' Pink Pills without delay. Any druggist can supply them.

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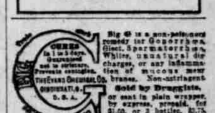
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