# POOL-SELLING CASE IN COURT

Interesting Arguments Made by Attorneys of Each Side.

FRAZER'S QUERY

Court Will Either Decide the Case Today or Wait Till He Returns to Town Saturday.

Preliminary to the argument to dissolve the injunction against pool-sell-ing at the Irvington race track, affida-vits were read signed by A. R. Diamend and Sanford Hirsch showing that before the lease held by W. S. Dixon was assigned to the Multnomah Fair Association, an agreement was entered into that Dixon should have the privilege of seiling the pools, and that it was only upon this condition that Captain E. W. Spencer, the plaintiff in this suit, consented to an assignment of the lease. This agreement was made in the Summer of 1903, and was in writing. It is further set forth in the effidavits that this agreement was supposed to give the exclusive privi-lege of pool-selling to Dixon, and that recently the Multnomah Pair Associa-tion, by A. R. Diamond, Sanford Hirsch and others, as its representatives, denied that the right wholly belonged to Dixon, and declined to permit him to do the booking at the races, and as a result of a controversy, Captain Spencer came into court to stop the sale of pools entirely. Dixon sold the pools in 1904, and there was much pub-lic complaint during that racing season concerning the methods pursued by the poolmen. Dixon is a nephew of Mrs. Elizabeth Ryan, and she is the motherin-law of Captain Spencer. He is her attorney-in-fact and the real plaintiff in this suit, although her name appears in it.

## Calls Spencer Plaintiff.

M. L. Pipes, attorney for the Multno-man Fair Association, argued that Captain Spencer, whom he referred to as the plaintiff, was trying to get the court to assist him in "washing dirty linen," and was not honest in his plea of reform, but was seeking to satisfy a spite. The attorney said the original complaint filed set forth a legal con-tract, and the Illegal portion of it had carefully been concealed.

There were some fireworks during the course of the argument. Henry E. McGinn interrupted at a certain stage of the proceedings to assert with some show of temper: "We will show this court that M. G. Nease told Captain Spencer while the last Legislature was in session that if the Supreme Court lecided against him, and he was not allowed to sell pools, no pools would be sold at the Irvington track; that Captain Spencer told Nease that if the preme Court decided against him, no sols would ever again be sold at the

Irvingion track. This was notice to those people last Winter, and we will show that Nease has a 2 per cent interest in the book at Irvington track."

"But not at that time," retorted Whitney L. Boise, of counsel for the defendants." defendants; "only recently, and we will show you that not more than one week ago Captain Spencer went around this city and told numerous citizens that if W. S. Dixon was not allowed to control the pools at the track Captain is at the track, Captain Spencer would go into court and stop pool-selling. That is how honest he is, if you want to drag in conversaons as side issues; we are abundantly

In arguing the case for the defend-ants, M. L. Pipes, attorney, said it was a disagreement of two people as to the selling of the pools. The plaintiffs got If the plaintiff was taken with a

fered an honest change of heart, we would be the first to congratulate him." orneys, opened his argument by re-ring to section 428 of the statute, prohibits a motion to vacate without notice. He said Mr. Pipes had elected e a certain defense, to stand on uplaint and demur to it, and he complaint and demur to having done so, must abide by it. "Every fact alleged existed at that time, if it did exist," said the attorney, "and he can't rehash. He says there was a waiver of the clause in the lease preventing the use of the premises for unlawful purposes, because of miscon-duct. He comes in here and sets up an illegal contract, and asks the court to enforce it. It is not a contract with plaintiffs and defendants, but with plaintiffs and defendants, but with Dixon and the defendants, and he says the plaintiffs knew it. The injunction problems, Dixon in the injunction the plainting knew it. The injunction prohibits Dixon the same as defendants, and the Irvington race track will not be used for pool-selling again. That is a complete answer to their motion

to dissolve the injunction."

Mr. Pipes interruptel to say that when the lease was transferred by Dixon to the Multnomah Fair Association, plaintiffs insisted, as a condition to the Multnomah Fair Association, plaintiffs insisted, as a condition of the control of the control

## The Claim of Waiver.

Continuing, Mr. Montague said:

They say there was a waiver, they can't waive the violation of a criminal statute. He who first sets up an illegal contract must go out of court. We set up a legal couract. They are asking a court of equity to support an illegal contract, a contract to commit crime and tract, a contract to commit crime, and say because plaintiff was aware of it he is an outlaw and can't come into court.
We didn't come into court to enforce an illegal contract, but to absolutely stop it as to all parties. All there is to it is that the defendants have broken an illegal contract with Dixon."

Judge France remarked that the france remarked the contract with Dixon."

the court could not interfers to prevent from. She will the commission of a crime. If it was agreed to abrogate this clause, why did it not take the case out of the hands of court of equity and put it in the hands

SKETCHED BY HARRY MURPHY DURING THE ARGUMENTS IN THE RACE TRACK CASE



anything unlawful. The Legislature might declare anything uninwful, the covenant was meant to cover it.

Judge Frazer-The defendants say they were allowed to sell pools with the knowledge and consent of the plaintiffs, and defendants allege they spent large sums of money, and obligated themselves to pay large sums of money, does not that

pay large sums of money, does not that act as a waiver?.

Mr. Montague—They say the gate receipts are not sufficient and that they have offered \$80,000 in purses, and I might say, and I think I am justified in doing so, that they expect to win at least \$80,000 from the public. That is the act they say the court can't enjoin. It is clear beyond any dispute that there is no system of fair gambling by which they can fleece the public out of that sum in six weeks. The enormous iniquity cannot be stated in stronger terms than in their own answer to this effect. It creates public indulgences, and iniquities to such an extent as to be appalling. I have no words to express my amazement that such a plea shall be made in a court of equity and the court asked to prevent what is otherwise the law.

## Contention of McGinn.

Henry E McGinn, who appeared in on selling of the pools. The plaintiffs got behind the real question and asked the court to help them out. "If pool-selling is unlawful," said counsel, "let it tract. "They cannot be heard," said the be stopped in a proper way, an open way and an honest way. If they are anxious to act in the interest of morality, let them join hands with officers in an honest way. in an honest manner, and they will be ity by bookmakers from all over the

country.' In his closing argument Mr. Pipes as serted that if at any stage of a trial it in this way to Damascus, if he had suf-red an honest change of heart, we ould be the first to congratulate him."

B. W. Montague, one of plaintiff's and the latter, he said, was the real lease made with the Multnomah Fair Association 428 of the statute, he said governs this case, and it is said that the multnomah Fair Association 428 of the statute, he said governs this case, and it is said that the multnomah Fair Association and provided by agreement that Dixon sell the pools, and the written consists a motion to vacate without He said Mr. Pipes had elected before the lease could be assigned. It was more trouble, a strillteral contract by Captain Spencer, Dixon and the Multnomah Fair Associa-tion. It was an agreement to do the very thing they were complaining of no a contract to assign the lease, and Dixon to sell the pools.

Judge Frager asked if the clause or out side agreement to sell pools, which was an illegal act, was void, if it did not vitiate the whole lease. Mr. Pipes replied that the court would not separate illegal parts, but would declare the whole thing void. The contract would be vitlated and the plaintiffs must go out of court. Mr. Montague made a brief closing ar-

gument. Judge Frazer is going away Wednesday morning and said he might deliver his decision before he goes or return and decide the case Saturday morn-

## DIES BY HER OWN HAND

Woman Attempts to Relieve Pain by Surgical Operation.

Unable longer to bear the pains that made life a constant misery, Mrs. Katherine A. Spillman, aged 74 years, used a butcher-knife to cut out a tumor from her side at a late hour Sunday night. She died at 10 o'clock yesterday morning

as a result, at a local sanitaris The woman lived with Mrs. Marie Ziet-fuchs, 288 Broadway. Her life had long been a burden because of the tumor that gave her interse pain. Surgeons had ex-amined her, but each had said that she Judge Frazer remarked that the court sould not interfere if the clause was not in the lease prohibiting the use of the in the lease prohibiting the use of the sould not interfere if the clause was not in the lease prohibiting the use of the knife while she was alone in her She will be buried today in Lone

the court of equity and put if in the hands of the criminal court?

Mr. Montague answered that by the unlawful agreement that pools be sold this clause of the lease was violated, but at that time it was before the decision in the Nease case by the Supreme Court, declaring pool-selling unlawful.

Judge Frazer-By your own statement Mr. Montague, this coverant in the lease was never intended to prevent pool-selling.

It was meant to cover the decision in the lease was never intended to prevent pool-selling.

It was meant to cover the decision in the lease was never intended to prevent pool-selling.

It was meant to cover the decision in the lease was never intended to prevent pool-selling.

It was meant to cover the decision in the lease was never intended to prevent pool-selling.

It was meant to cover the decision in the lease was never intended to prevent pool-selling unlawful.

It was meant to cover the decision in the lease was never intended to prevent pool-selling unlawful.

It was meant to cover the decision in the lease was never intended to prevent pool-selling unlawful.

It was meant to cover the decision in the lease was never intended to prevent pool-selling unlawful.

It was meant to cover the decision in the lease which was travelling in front of the car which was travelling in the opposite direction, and the impact knocked him the lease was travell in the lease was truck by a Portiand Consolidated the Upper Abing division, at Third and Oak Streets shortly after 5 o'clock last evening. His fashion plate, but he begged just like any other option. He was taken to the Good Samaritan Hospital. O'Connel was alighting from one car and stepped in front of the car which was travelling in the opposite direction, and the impact knocked him the lease was never intended to prevent pool-sell-ing.

It was meant to cover the decision in the lease where \$\frac{1}{2}\$ of the Upper Abing distance that the was travel to the serious factors of the car abing the angular travel to the provide the provided to the serious

Scalpers Give Up Fight; Agree to Leave Town.

CASPARY, LEADER, IS FINED

Others of the Gang Have Charges Continued Indefinitely and All Promise to Make No Further Trouble.

Late yesterday afternoon all of the railroad ticket-scalpers who recently were operating near the Union Depot, and against whom charges of various kinds were made by the state, appeared before Municipal Judge Cameron and entered pleas of guilty. H. C. Caspary, recognized as the leader of the game taining an illegal establishment. the remaining charges against the de-fendants were continued indefinitely. Cases against the scalpers in Justice of the Peace Reid's court were also disposed of, and it is said that the

In all, there were 19 cases against Emil Heonig, E. H. Ankerson, Charles Billings, Charles E. Murray, W. H. Stone, Hugh A. Testard and H. C. Cas pary. The latter was charged with four separate serious offenses, includ-ing forgery and larceny.

When first attacked by the state, backed by the railroads, the scalpers assumed a very defient attitude and enbased corpus proceedings. Their purpose was to test the constitutionality of the act. The law was upheld, in a decision rendered Saturday, and the scalpers threw up their hands.

Cases have been continued indefinitely against the scalpers, so that if any of them fail to keep their agreement to leave the city and quit the practice, they may again be arrested and prosecuted.

"A boy who will."

On "T. J. Potter," Queen of River Boats.

T. J. Potter sails for Astoria and North Beach as follows: August 2, 9:40 A. M.: August 12, 1:15 Potter sails for Astoria and North Beach as follows: August 12, 1:15 Potter sails for Astoria and North Beach as follows: August 12, 1:15 Potter sails for Astoria and North Beach as follows: August 12, 1:15 Potter sails for Astoria and North Beach as follows: August 12, 1:15 Potter sails for Astoria and North Beach as follows: August 12, 1:15 Potter sails for Astoria and North Beach as follows: August 12, 1:15 Potter sails for Astoria and North Beach as follows: August 12, 1:15 Potter," Queen of River Boats.

T. J. Potter, "Queen of River Boats.

T. J. Potter sails for Astoria and North Beach as follows: August 12, 1:15 Potter sails for Astoria and North Beach as follows: August 12, 1:15 Potter sails for Astoria and North Beach as follows: August 12, 1:15 Potter sails for Astoria and North Beach as follows: August 12, 1:15 Potter sails for Astoria and North Beach as follows: August 12, 1:15 Potter sails for Astoria and North Beach as follows: August 12, 1:15 Potter sails for Astoria and North Beach as follows: August 12, 1:15 Potter sails for Astoria and North Beach as follows: August 12, 1:15 Potter sails for Astoria and North Beach as follows: August 12, 1:15 Potter sails for Astoria and North Beach as follows: August 12, 1:15 Potter sails for Astoria and North Beach as follows: August 12, 1:15 Potter sails for Astoria and North Beach as follows: August 12, 1:15 Potter sails for Astoria and North Beach as follows: August 12, 1:15 Potter sails for Astoria and North Beach as follows: Au

"A boy who will not steal a few watermeions at this time of the year will not make a good citizen." Such was the remark of Seneca Smith, a Portland attorney, to Muni cipal Judge Cameron resterday, when Ed Verdict was before the court on a charge of breaking into a Southern Pacific car and removing therefrom a The remark rather startled Judge

Cameron, but it pleased the spectators, apparently, for they all laughed so heartfly that Bailiff Golts was obliged to rap for order.

The lad accused of the offense halls and surgical aid. Growing desperate, she decided to end her life or cut out the tumor herself, and made the fatal plunge of the knife while she was alone in her room. She will be buried today in Lone Pir Cemetery.

Struck by a Street-Car.

P. O'Connell, employed by the Pinker-

Telephone Company at Chicago and is West on a tour.

I can't afford to pay a heavy fine, fer I have only the ball money to get back

with a warning never again to be caught in a den, Judge Cameron dis-charged Hamilton.

Charles F. Eastman, janitor at the Atkinson School, was arraigned on a charge of being drunk and disorderly, and his wife appeared as the complaining witness. She made the assertion that he had based in the base of the box, they found no one there. They headen her, but was quite positive that this had not occurred since the whipping-post was started. They live at Seventh and Hall Streets. He was arrested Sat-urday night by Policeman West. Hus-band and wife agreed to try it again, and were sent away together. were sent away together.

For the second time within a month, B. D. Smith was fined 15 for permitting cows to roam at large, doing damage to lawns. He said he was not to blame; that the cattle broke down a fence and got out, but Judge Cameron asses

for peddling without a license.
Smith stepped from the witness stand

as he spoke and did not talk sufficiently the habit of attempting to evade pay-ment of the license. He has been ar-rested for the same offense on previous

Sam Wolf, a very active Democrat, appeared to assist in the defense of C. Shee-han, Morris Cohen and E. Frost, charged with vagrancy. Welf is not on the licensed list of attorneys, but he is in co

loud for the court to hear. It was shown during the hearing that Smith was in

The police claim that the three defend-The police claim that the three defendants are merely bunco men, working under the guise of "floor men" in a room 18x14 at 8 North Third Street, and that they are faise bidders in the "auction" that is conducted there. In the parlance of the police, they are "cappers," or, as Deputy City Attorney Fitzgerald puts it, "decoys."

West on a tour.

"I admit being addicted to the habit of smoking opium," said Hamilton, addressing Judge Cameron. "It has been eighteen months since I had any, though, and I promise you I will not use it, if you will give me a chance to get out of the city, I can't afford to nave heave the

"Thank you: I'm glad you did not sen-tence me to hang," said M. Smith, a ped-dier, when Judge Cameron fined him \$10

nearly every day to act in the capacity

sanative, antiseptic cleansing, and for all the purposes of the toilet and bath Cuticura Soap, assisted by Cuticura Ointment, is priceless.

> tion" house. It is alleged brass watches have been sold for solid gold; great claims have been made for jewelry of the poorest kind, it is said, and the arrest of the three men is an attempt to close up the

preserving, purifying,

and beautifying the skin,

scalp, hair, and hands, for

irritations of the skin, heat rashes, tan, sunburn, bites

and stings of insects, lame-

ness and soreness inciden-

tal to summer sports, for

# SPECIAL BUSH'S ACTION

His Conduct Investigated and He Will Wear No Star.

Sunday afternoon Chief of Police Gritz. macher investigated a charge of drunkas a result took from the accused man

as a result took from the accused man has authority as a special.

Bush had been in previous trouble and had been marked for discharge from the force by Chief Gritzmacher. Somehow Bush was not stripped of his badge and key to the patrol boxes, and continued to perform duty as a special policeman on a beat near the Lewis and Clark Exposition grounds.

the box, they found no one there. They began a search which lasted as far as Seventeenth and Savier Streets. There They they found Bush, in charge of Jacob Hees, a soldier of the Exposition Guards. Policeman Casey inquired of Bush why it was that he did not remain at the box at Twenty-first and Sherlock Streets, instead of moving to Seventeenth and Savier, and making it necessary for the officers to engage in a long search.

Bush was not inclined to answer, treating the question as impertment. He re-marked that he did not have to make any explanations of his conduct. The

wagon was returned to headquarters, with Hees, the soldier, so ill he could not stand. Coptain Balley and the station staff feared Hees had been drugged, as they were unable to get a word from him. Telephone calls were sent to City Physician Zan and Assistant Slocum, but they could not be found, and after a brief dalay.

delay Captain Bailey sent Hees to St. Vincent's Hospital in the wagon. At. St. Vincent's Hospital, it was nounced at 3 A. M. that Hees might die, as he was in a serious condition. Shortly afterwards, however, he began to raily and was discharged during the forencon. Yesterday morning he appeared at police headquarters and informed Chief Gritz-macher that, as far as he knew, Bush acted all right. However, Bush will not be permitted to wear the badge of au-thority, while Gritzmacher is Chief. Bush denied being druck denied being drunk.

DAYLIGHT DOWN COLUMBIA.

# SKIN DISEASES SPEAK FOR THE BLOOD Skin Diseases speak for the blood and tell of the acid-laden, poison-

ous condition of that vital fluid, and of its effort to throw off and rid the system of the poisons and waste matters that have accumulated in it. Eczema, Tetter, Acne, Salt Rheum, Psoriasis, Boils and diseases of this type are all caused by a weakened and polluted blood circulation, and though they may have lain dormant in the system during the cold weather, at the coming of Spring and Summer, when

the blood is reacting and makclog the pores and glands, and

the blood is reacting and making extra efforts to expel all morbid and poisonous matter, they make their appearance. External remedies cannot cure; they soothe and give temporary relief, but often clog the pores and glands, and

the poison causing the trouble is thus shut up in the system to break out afresh later on. S. S. S., a purely vegetable blood remedy, cures all skin diseases by going down into the circulation, driving out all poisons and waste matters, strengthening the blood, leaving the skin soft and smooth, and building up the entire system by its tonic effect. S. S. S. cures Nettle Rash, Poison Oak and all skin diseases that enter the system

through the pores and glands, as well as those that have their origin in the blood. Book on Skin Diseases and any advice wished, THE SWIFT SPECIFIC CO., ATLANTA, GA.

# SHORT LINE

AND UNION PACIFIC

TRAINS TO THE EAST DAILY.

Through Pullman standards and tourist siesping-cars daily to Omaha, Chicago, Spokane; tourist sleeping-car daily to Kannas City; through Peliman tourist sleeping-ar (personally conducted) weekly to Chicago, Reclining chair-cars (seats free) to the fast daily.

UNION DEPOT. . Leaves Arrives, CHICAGO-PORTLAND 9:15 A. M. 5:25 P. M. SPECIAL for the Bast Daily, Daily, via Huntington. SPOKANE FLYER 5:15 P. M. 8:06 A.M. Daily. For Eastern Washington, Walla Walla, ATLANTIC EXPRESS 8:15 P. M. 7:15 A. M. for the East via Hunt-Daily. Daily.

RIVER SCHEDULE.

FOR ASTORIA and 8:00 P. M. way points, connecting with steamer for liwaeo and North Beach, Sunday, steamer Hasselo, Ash-Saturday, et. dock (water per.) 10:00 P. M. "T. J. Politer for Astoria and North leach points as follows: August 8 9 A. M.; agust 5, 9:40 A. M.; August 10, 10:45 A. C. August 11, 11:50 A. M.; August 12, 1:15 M.

FOR DATTON, Ora-7:00 A. M. 5:30 P. M. gen City and Yarahili Daily, Daily, River points, Ash-st. except except dock (water per.) Sunday. fock (water per.)

FOR LEWISTON.
Habo and way points except from Riparts, Wash.

Saturday.

Saturday.

Ticket Office, Third and Washington. Telephone Main 712. C. W. Stinger, City Ticket Agt.; A. L. Craig, Gen. Passenger Agt.



Leaves. UNION DEPOT. OVERLAND EX-PHEESS TRAINS for Seiem, tose-burg, Ashland, Sacramento, Og-fen, San Francis-ro, Mojave, Los Angeles, El Paso, New Orleans and the East. the East. Morning train

Eugene passenger tonnects at Wood-burn with Mt. An-gel and Silverton local. 6:00 P. M.

Sheridan passenger | 15:50 P. M. Sheridan passenger | 18:25 A. M. \*T:30 A. M. \*4:50 P. M. 110:45 P. M. Forest Grove Passenger

Daily except Sunday. PORTLAND-OSWEGO SUBURBAN SERVICE AND

TAMBILL DIVISION -Leave Portland daily for Corrego at 7:58
A. M.: 12:50, 2:05, 4, 8:59, 8, 6:35, 7:45, 10:19
P. M. Daily except Sunday, 5:30, 6:30, 5:35, 10:19
P. M. Daily except Sunday, 5:30, 6:30, 5:35, 10:28
A. M.: 11:30 P. M. Sunday only, 9 A. M.
Returning from Corrego, arrives Portland daily 5:30, 10:19 A. M. 11:50, 3:05, 5:55, 6:25, 7:45, 9:55, 11:10 P. M. Daily except Sunday, 6:25, 7:25, 9:30, 11:15 A. M. Except Monday, 6:25, 7:25, 9:30, 11:15 A. M. Except Monday, 6:25, 7:25, 9:30, 11:15 A. M. Except Monday, 10:10 A. M.
Leave from same depot for Dailas and Intermediate points daily, 8 P. M. Arrive Portland, 10:10 A. M.
The Independence-Monmouth motor line operates daily to Monmouth and Airlie, coanceting with 8. P. Co. trains at Dailas and Independence.
First-class fares from Portland to Sacranecting with \$1. P. Co. trains at Dallas and Independence.
First-class fares from Portland to Sacramento and Ean Francisco, \$20; berth, \$3. Hecond-class fare, \$16; second-class berth, \$2.50.
Tickets to Eastern points and Europe. Also Japan, Chins. Honolulu and Australia.
CITY TICKET OFFICE, corner Third and Washington streets. Phone Main 712.

North Pacific S. S. Co.'s STEAMSHIP ROANOKE, 2400 TONS Satta from Columbia Dock No. 1 for San Francisco and Los Angeles, calling at Eureka en

SATURDAY, JULY 29, 8 P. M. SATURDAY, AUG. 12, 8. P. M. SATURDAY, AUG. 26, 8. P.M. Ticket Office, 251 Wash. St.

H. YOUNG, Agt.

## Astoria & Columbia River Railroad Co.

Leaves | UNION DEFOT | Arrives Daily, For Maygers, Rainier, Clatakanie, Westport, Clitton, Astoria, Warrenton, Flavel, Hammond, Fort Stevens, 11:20 A. M. São P. M. Gearbart Park, Seasibore, Satoria Express Daily, T.00 P. M. Astoria Express, 2:50 P. M. Ex. Sat.

**ALASKA** FAST AND POPULAR STEAMSHIPS Leave Seattle 9 P. M. "Dolphin," Aug. 14, 23, "Jefferson," Aug. 10, 20, 29.

CALLING AT KETCHIKAN, JUNEAU, DOUGLAS, HAINES, SKAGWAY, Connects with W. P. & Y. route for Atlin, Dawson, Tanana, Nome, stc. CHEAP EXCURSION RATES. On excursion trips steamer calls at Sitka, Metlakahtia, Giacler, Wrangel, etc., in addition to regular ports of call. Call or send for "Trip to Wonderful Alaska," "Indian Basketry," "Totem Poles."

THE ALASKA S. S. CO. Frank Woolsey Co., Agenta. 282 Oak St. Portland,

China, Japan and Manila Boston Steamship Co. and Boston Towboat Co., From Tacoma and Scattle. Steamship 'Lyra' leaves on or about July 29,1905. Bisamship "Pielades" leaves on or about August 20, 1905.
Steamship "Shawmut" leaves on or about August 30, 1905.
For rates, freight and passage apply to Frank Waterhouse, managing agent, Seartle, or to Frank Woolsey Co., agents, 252 Oak st., Portland.

**Excursions to Alaska** 

Seattle to Nome and St. Michaels, Steam-ship "Ohio" leaves Seattle about August 3, 1905. Steamship "Oregon" leaves Seattle about August 15, 1905. Apply Frank Woolsey Co., 250 Oak st., Portland. White Star Steamship Company, 607 First artuse. Seattle.

TRAVELERS' GUIDE.



TIME CARD OF TRAINS

PORTLAND

North Coast Limited elec-tric lighted, res Tacoma, Scattle, Spokane, Butta, Minneapolis, St. Paul and the East 2:00 pm 1:00 am

Puget Sound Limited for Chehalts, Centralla, Ta-coma and Seattle only... 4:30 pm 10:58 p 3

Twin City Express for Ta-coma, Scattle, Spokane, Helena, Hutte, Yellow-stone Park, Minneapolia, St. Paul and the East...11:65 pm 6:50 pm A. D. Chariton, Assistant General Passen-er Agent 255 Morrison st., corner Third, ortland, Or.

# INGREAT NORTHERN

2 OVERLAND TRAINS DAILY 2 The Flyer and the Fast Mail,

SPLENDID SERVICE-UP-TO-DATE EQUIPMENT-COURTEOUS EMPLOYES-For tickets, rates, folders and full infor-mation, call on or address
H. DICKBON, City Passenger and Ticket Agt. 122 Third street, Portland, Or.

JAPAN-AMERICAN LINE S. S. KANAGAWA MARU. For Japan, China and all Asiatic Ports, will leave Seattle about August 19.

# Columbia River Scenery

Regulator LineSteamers Steamers leave Portland dally at 7 A. M. nnecting at Lyle with Columbia River &

Northern Railway Company for Goldendala

nd Klickitat Valley points. Daily round

Portland, Cascade Locks, The Dalles

trip to Cascade Locks, steamer Bailey Gataert, leaves 8:30 A. M., returns 5:30 P. M. Dock foot of Alder st. Phone Main 914. DAYS ON

5 PUGET SOUND 5 The Mediterranean of the Pacific PUGET SOUND-BRITISH COLUMBIA

\$23.75 Pays for 5 days round-trip to TACOMA, SEATTLE, EVEREIT, BELLINGHAM, AN-ACORTES, WASH; VANCOUVER, BRITISH COLUMBIA, etc. Leaving Portland August 6 and 11, first-class transportation, means and berths in-cluded, via Northern Pacific Ballroad, and The polatial organization steamships UMAcluded, via Northern Facific Railroad, and The paintial ocean-going steamathys UMA-TILLA, QUEEN, CITY OF PUEBLA, For full information apply Pacific Coast Steamainp Co., 249 Washington st., booth Manufactures building, Fair grounds; Puget Sound & Alaska Excursion Bureau, Good-nough bidg., 5th and Yambill sts., Port-land Or.

For South-Eastern Alaska



C. D. DUNANN, G. P. A., San Francisco

S.F. & Portland Steamship Co. Operating the Only Passenger Steam-San Francisco Direct,

"Colombia" (3000 tons), August 4, 14, 24,

"St. Paul" (2500 tons), August 9, 19, 29,

From Ainsworth Dock at 8 P. M.

REDUCED ROUND-TRIP RATZ, \$25.00,

Berth and Meals Included,

JAS. H. DEWSON, Arent,

Phone Main 263, 248 Washington St.

**Oregon City Boats** eave Portland (week days), S A. M., 30 A. M., 3:30 P. M., eave Oregon City 10 A. M., 1:30 P. M., 5:30 P. M. Sunday specials leave Portland, 8:30, 2:30 and 11:30 A. M.; 1:30, 3:30 and 5 P. M. Boats for Saletti and way leave 6:45 A. M. daily except Sunday. Oregon City Trans. Dock foot Taylor st. PHON™ MAIN 40.

\*\*\*\*\*\*\*\*\* C. GEE WO THE GREAT CHINESE DOCTOR.



Dr. C. Gee Wo, the Great Chinese Boctar, is well known and famous throughout the U.S. because his wonderful and marvelous cures bave been heralded broadcast throughout the length and breadth of this country. He treats any and all diseases with powerful Chinese roots, herbs, buds, barks and vegetables that are entirely unknown to medical science in this country, and through the use of these larmless remedies. He guarantees to cure catarrh, asthma, lung troubles, rheumatism, nervousness, stomach, liver, kidney, female troubles and all private diseases.

This famous doctor cures without the aid of the knife, without using poisons or drugs. Hundreds of testimonials on file at his offices.

CONSULTATION FREE.

Patients out of the dity write for blanks and chroular, inclose ic stamp, address the C. Gee Wo Chinese Medicine Co., 18214; 1st St., Cor. Morrison, Portland, Or.

anye, invigorator and nervine. The most solved aphrodisiac and special tonic for the sexual age of both sexes. The Mexican remedy for disease the kidneys and bladder. Sells on its own mer NABER, ALFS & BRUNE, Agents 323 Market St., San Francisco. Send for circu-For sale by all dr. gists or liquor dealers.

