

STEAMSHIP TABOR CARRIES LUMBER

Norwegian Craft Takes Full Cargo of Fir to Port in Australia.

JULY EXPORTS ARE HEAVY

Wheat and Flour Shipments Will Exceed Those of Same Month of Last Year—Grain Ships Will Soon Be Due.

The Norwegian steamship Tabor cleared yesterday with a full cargo of lumber for Sydney, Australia. She will leave today this morning and proceed immediately to sea. The Tabor was laden with 2,304,485 feet of lumber, valued at \$57,353.38 and 309,600 laths, valued at \$750. Of this cargo the Tabor took at Knappa 700,000 feet valued at \$120.

Lumber exports for foreign ports during July will run well up toward 15,000,000 feet. There have been a number of cargoes cleared so far and there will be three others at least before the end of the month.

There is no prospect for any more wheat shipments for July. The Nicomedia will carry close to 40,000 barrels of flour and that will finish the grain out for July. During the same month of last year there were only two small shipments of flour and none of wheat.

During August there will be an increase in the amount of tonnage in port. A number of vessels are approaching the due mark. The French ship Eugenie (Pauze) is fully due and the Aberfoyle and Astoria will be due by the first of the month. The French bark Micolet is out 31 days from Hogo and should be close in toward the coast.

FISHERMEN ARE IN DISTRESS

City of Panama Picks Up Two Men at Sea in Open Boat.

Ten miles southwest of the end of the jetty the steamship City of Panama, from Coos Bay for Portland, picked up two Italian fishermen, who were in an open boat Monday afternoon. A line was passed to the fishboat and the men and their craft towed to Astoria. The sea was very rough at the time and it was by the merest accident that the officers of the City of Panama made out the men in distress.

The men could not speak a word of English, so it was impossible for the officers of the steamer to get any information from them. They had evidently been drifting with a strong head wind too close down to the bar. They were unable to stem the tide and in the fog lost their way. When sighted by the City of Panama the men had life preservers on and were flying a rudely constructed signal of distress from the end of a boat hook. The fishermen were cold and wet and had been several hours in the open boat.

Annually there is a large list of men who lose their lives while engaged in fishing off the coast of the Columbia River. So far this season there has been no record of accidents. But for the timely arrival of the City of Panama there would have been a notice posted, "Missing."

GOVERNMENT TAKES A HAND

War Department Issues Bulletin Regarding Speed of Steamers.

Robert Oliver Shaw, Assistant Secretary of War, has issued a bulletin regarding the speed of steam vessels in the Willamette and Columbia rivers. The bulletin is the result of a report made by Colonel Roessler and is made under an amendment to the river and harbor act of August 18, 1894. The bulletin was issued from the War Department under date of July 6, 1908.

Heretofore the speed of steam vessels in the Willamette has been controlled by city ordinance. A number of owners of steamboats questioned the authority of the city to make laws governing the speed of boats in waters of the United States. Colonel Roessler took the matter up with the War Department and by virtue of the authority granted in section 4 of the act of 1894 the following bulletin was issued:

- No steam vessel shall be navigated on the Willamette River between Rose Island and Swan Island at a speed of more than eight statute miles per hour.
- No steam vessel shall be navigated on the Willamette River between Swan Island and the Associated Steamers dock, north of Linton, at a speed of more than 12 miles per hour.
- Every steam vessel passing a drydock or passing dredges at anchor and engaged on river improvement in the Willamette and Columbia rivers shall be navigated under a slow ball at a speed not more than six statute miles per hour.

ROBERT SHAW OLIVER, Asst. Secretary of War. War Department, July 6, 1908.

Tacoma Shipping News.

TACOMA, Wash., July 21.—The Norwegian ship Helios arrived from Liqueur, 55 days out, to load lumber for Callao. The American barkentine Georgiana towed up from Port Winslow load lumber for the same port. The steamer City of Puebla was due today, but did not arrive, having been held at Seattle by the trouble with the stevedores. The large American steamer arrived from Sulzer with 3500 tons of copper ore for the smelter. The American steamer Hyades arrived from Seattle tonight to complete coaling for Nome. The United States cable steamer Burnside will go to Quartermaster Drydock tomorrow, returning here on Friday to coal. The Norwegian steamer Mathilda has been fixed for lumber Grays Harbor to Port Pirie, and will proceed after drydocking. The steamer Elinu Thomson is loading return cargo for Nome, and will get away by the end of the week on her second voyage.

Chief Officer Goes Back Home.

Chief Mate Von Pilgrim, of the Hamburg-American steamship Nicomedia, will leave that vessel on her arrival in the Orient on this voyage out and will return to Germany on a six months' leave of absence. Herr Von Pilgrim was an officer in the German navy for many years but left the service to embark in the merchant marine. He has been with the Hamburg company in Pacific waters for three years. He will return to this run at the expiration of his leave.

Marine Notes.

The steamship Alliance is due tomorrow morning from Coos Bay.

The steamship F. S. Loop will sail today for San Francisco with flour and lumber.

The Norwegian steamship Tabor will

PROGRESS SLOW IN LEASE CASE

Defense Seeks to Prove That Agee Exchanged Land in Good Faith.

EX-RECEIVER ON STAND

Council Endeavors to Show Through J. T. Bridges That Those Involved Had Acted Under Mistaken View of the Law.

Progress in the Booth Conspiracy Trial Yesterday Was Decidedly Slow.

Progress in the Booth conspiracy trial yesterday was decidedly slow, resulting largely from the introduction of an enormous amount of documentary evidence relating to the various transactions concerning the homestead claim of Agee and his subsequent exchange for lieu land. At the opening of the morning session, Mr. Malarkey, who has acted as the next witness called by the Government being J. T. Bridges, ex-register of the Roseburg Land Office.

By an exhaustive cross-examination of Mr. Bridges, Mr. Malarkey sought to prove that Agee acted at all times in good faith in setting on unsurveyed land in the Cascade mountains and in exchanging the same for lieu land subsequent to the time the homestead was included in a forestry reservation. The purpose of the questioning was to show that all of the parties connected with the transaction had proceeded under an innocent interpretation of the rules and regulations of the office and instructions from the Commissioner of the General Land Office, and that if any irregularity resulted it was due to the parties being mistaken, innocently. Mr. Bridges testified that the Agee case was an unusual one, another like it having not been presented at the Roseburg Land Office while the witness served as register, from 1892 to 1905.

Tries to Show Error.

The cross-examination of Mr. Bridges by Mr. Malarkey was designed to support the contention of the defense that Agee had proceeded entirely regularly in all transactions leading up to and including the exchange of his homestead for lieu land and that any mistakes that might have resulted were due to the fact the land office officials were unfamiliar with the method of proceeding in cases of that kind. In this connection Mr. Bridges testified that he was the witness admit that if Agee had settled on surveyed lands, completed his homestead proof and received patent from the Government, there was nothing in the rules and regulations of the land office to prevent him from contracting to sell or otherwise dispose of the land at the time he applied for lieu land in exchange.

To this question United States Attorney McCourt objected, insisting that the question involved a conclusion of law affecting one kind of land transactions differing from the case on appeal. The objection was sustained, and explained the District Attorney, related to the exchange of land in a surveyed township and to which title had been previously acquired by the party of the first part, and to which title was acquired by the party of the second part, where the promoter was arrested before he could locate them on Government land.

Wrote Letter to Hermann.

Mr. Bridges testified that prior to December, 1905, when Agee applied for lieu land selection, he had written the request of Agee, had written to Binger Hermann, Commissioner of the General Land Office, requesting him to issue a patent on the land. Agee's homestead surveyed. Witness further identified Hermann's reply in which Agee was advised that the land was not available for selection because his land to be surveyed, since it had been included in the forest reserve, and assuring him that the General Land Office would secure the land in exchange for his unsurveyed tract. Mr. Bridges also identified other correspondence had been received from the General Land Office on the same subject as A. M. Crawford, J. H. Shoup and S. B. Ormsby. All of this correspondence, getting up the homestead and the negotiations which preceded its subsequent exchange for the Lane County lieu land.

The cross-examination of Mr. Neuhausen by Mr. Malarkey yesterday morning developed the fact that the Government had not produced some of the correspondence that passed between Agee and his attorneys and the General Land Office and which related to the land involved in the charge of conspiracy against the defendants. The defense requested the Government to produce from the files in the General Land Office all of the correspondence relating to the Agee land.

Defendants' Case Not Hurt.

Following Mr. Neuhausen, the Government called J. T. Bridges, ex-Register of the Roseburg Land Office. Mr. Bridges was also one of the star witnesses for the prosecution in the James Henry Booth conspiracy trial. At that time he contradicted himself and other important witnesses for the Government. While he did not contradict anybody yesterday, Mr. Bridges did not give any damaging testimony against the defendants.

The ex-Register identified several entries on the records at the Roseburg Land Office, relating to the lieu and selection of Thomas Agee, as having been made by James Henry Booth, who was at the time Receiver of that office. United States Attorney McCourt asked the witness to produce from the files in the General Land Office all of the correspondence relating to the Agee land.

Great Growth Is Predicted.

"Oregon is now at the stage where Illinois was 40 years ago in regard to your great natural resources, except that resources here are more diversified and the people know more about their development. Portland has just now begun to see daylight. These railroads just opened up here, which were bringing city in touch with territory never reached before, will mean a great deal to Portland. I predict that this city's growth during the next ten years will be astonishing."

"One of the greatest things this city has accomplished is the construction of the new home of the Commercial Club. This means that the business interests of Portland are working for the common good and have left selfishness behind. Our young people in Chicago do not realize the opportunities out here. Our young men lament the absence of opportunity, such as there was 25 years ago. This is the Illinois where it takes large capital to develop enterprises. But out here there are the opportunities that Illinois had years ago. I cannot conceive of money being invested here which could be lost. Investment here is no longer questionable, as it was when the country was new. I have never seen any country more ready to receive investment money than in the two states, Oregon and Washington."

The Star Brewery's famous Hop Gold beer is highly recommended for its strength and health-giving qualities. Orders for bottled beer receive prompt attention. Phone East 4. Home phone B 1146.

PROGRESS SLOW IN LEASE CASE

Defense Seeks to Prove That Agee Exchanged Land in Good Faith.

EX-RECEIVER ON STAND

Council Endeavors to Show Through J. T. Bridges That Those Involved Had Acted Under Mistaken View of the Law.

Progress in the Booth conspiracy trial yesterday was decidedly slow, resulting largely from the introduction of an enormous amount of documentary evidence relating to the various transactions concerning the homestead claim of Agee and his subsequent exchange for lieu land. At the opening of the morning session, Mr. Malarkey, who has acted as the next witness called by the Government being J. T. Bridges, ex-register of the Roseburg Land Office.

By an exhaustive cross-examination of Mr. Bridges, Mr. Malarkey sought to prove that Agee acted at all times in good faith in setting on unsurveyed land in the Cascade mountains and in exchanging the same for lieu land subsequent to the time the homestead was included in a forestry reservation. The purpose of the questioning was to show that all of the parties connected with the transaction had proceeded under an innocent interpretation of the rules and regulations of the office and instructions from the Commissioner of the General Land Office, and that if any irregularity resulted it was due to the parties being mistaken, innocently. Mr. Bridges testified that the Agee case was an unusual one, another like it having not been presented at the Roseburg Land Office while the witness served as register, from 1892 to 1905.

Tries to Show Error.

The cross-examination of Mr. Bridges by Mr. Malarkey was designed to support the contention of the defense that Agee had proceeded entirely regularly in all transactions leading up to and including the exchange of his homestead for lieu land and that any mistakes that might have resulted were due to the fact the land office officials were unfamiliar with the method of proceeding in cases of that kind. In this connection Mr. Bridges testified that he was the witness admit that if Agee had settled on surveyed lands, completed his homestead proof and received patent from the Government, there was nothing in the rules and regulations of the land office to prevent him from contracting to sell or otherwise dispose of the land at the time he applied for lieu land in exchange.

To this question United States Attorney McCourt objected, insisting that the question involved a conclusion of law affecting one kind of land transactions differing from the case on appeal. The objection was sustained, and explained the District Attorney, related to the exchange of land in a surveyed township and to which title had been previously acquired by the party of the first part, and to which title was acquired by the party of the second part, where the promoter was arrested before he could locate them on Government land.

Wrote Letter to Hermann.

Mr. Bridges testified that prior to December, 1905, when Agee applied for lieu land selection, he had written the request of Agee, had written to Binger Hermann, Commissioner of the General Land Office, requesting him to issue a patent on the land. Agee's homestead surveyed. Witness further identified Hermann's reply in which Agee was advised that the land was not available for selection because his land to be surveyed, since it had been included in the forest reserve, and assuring him that the General Land Office would secure the land in exchange for his unsurveyed tract. Mr. Bridges also identified other correspondence had been received from the General Land Office on the same subject as A. M. Crawford, J. H. Shoup and S. B. Ormsby. All of this correspondence, getting up the homestead and the negotiations which preceded its subsequent exchange for the Lane County lieu land.

The cross-examination of Mr. Neuhausen by Mr. Malarkey yesterday morning developed the fact that the Government had not produced some of the correspondence that passed between Agee and his attorneys and the General Land Office and which related to the land involved in the charge of conspiracy against the defendants. The defense requested the Government to produce from the files in the General Land Office all of the correspondence relating to the Agee land.

Defendants' Case Not Hurt.

Following Mr. Neuhausen, the Government called J. T. Bridges, ex-Register of the Roseburg Land Office. Mr. Bridges was also one of the star witnesses for the prosecution in the James Henry Booth conspiracy trial. At that time he contradicted himself and other important witnesses for the Government. While he did not contradict anybody yesterday, Mr. Bridges did not give any damaging testimony against the defendants.

The ex-Register identified several entries on the records at the Roseburg Land Office, relating to the lieu and selection of Thomas Agee, as having been made by James Henry Booth, who was at the time Receiver of that office. United States Attorney McCourt asked the witness to produce from the files in the General Land Office all of the correspondence relating to the Agee land.

Great Growth Is Predicted.

"Oregon is now at the stage where Illinois was 40 years ago in regard to your great natural resources, except that resources here are more diversified and the people know more about their development. Portland has just now begun to see daylight. These railroads just opened up here, which were bringing city in touch with territory never reached before, will mean a great deal to Portland. I predict that this city's growth during the next ten years will be astonishing."

"One of the greatest things this city has accomplished is the construction of the new home of the Commercial Club. This means that the business interests of Portland are working for the common good and have left selfishness behind. Our young people in Chicago do not realize the opportunities out here. Our young men lament the absence of opportunity, such as there was 25 years ago. This is the Illinois where it takes large capital to develop enterprises. But out here there are the opportunities that Illinois had years ago. I cannot conceive of money being invested here which could be lost. Investment here is no longer questionable, as it was when the country was new. I have never seen any country more ready to receive investment money than in the two states, Oregon and Washington."

The Star Brewery's famous Hop Gold beer is highly recommended for its strength and health-giving qualities. Orders for bottled beer receive prompt attention. Phone East 4. Home phone B 1146.

PROGRESS SLOW IN LEASE CASE

Defense Seeks to Prove That Agee Exchanged Land in Good Faith.

EX-RECEIVER ON STAND

Council Endeavors to Show Through J. T. Bridges That Those Involved Had Acted Under Mistaken View of the Law.

Progress in the Booth conspiracy trial yesterday was decidedly slow, resulting largely from the introduction of an enormous amount of documentary evidence relating to the various transactions concerning the homestead claim of Agee and his subsequent exchange for lieu land. At the opening of the morning session, Mr. Malarkey, who has acted as the next witness called by the Government being J. T. Bridges, ex-register of the Roseburg Land Office.

By an exhaustive cross-examination of Mr. Bridges, Mr. Malarkey sought to prove that Agee acted at all times in good faith in setting on unsurveyed land in the Cascade mountains and in exchanging the same for lieu land subsequent to the time the homestead was included in a forestry reservation. The purpose of the questioning was to show that all of the parties connected with the transaction had proceeded under an innocent interpretation of the rules and regulations of the office and instructions from the Commissioner of the General Land Office, and that if any irregularity resulted it was due to the parties being mistaken, innocently. Mr. Bridges testified that the Agee case was an unusual one, another like it having not been presented at the Roseburg Land Office while the witness served as register, from 1892 to 1905.

Tries to Show Error.

The cross-examination of Mr. Bridges by Mr. Malarkey was designed to support the contention of the defense that Agee had proceeded entirely regularly in all transactions leading up to and including the exchange of his homestead for lieu land and that any mistakes that might have resulted were due to the fact the land office officials were unfamiliar with the method of proceeding in cases of that kind. In this connection Mr. Bridges testified that he was the witness admit that if Agee had settled on surveyed lands, completed his homestead proof and received patent from the Government, there was nothing in the rules and regulations of the land office to prevent him from contracting to sell or otherwise dispose of the land at the time he applied for lieu land in exchange.

To this question United States Attorney McCourt objected, insisting that the question involved a conclusion of law affecting one kind of land transactions differing from the case on appeal. The objection was sustained, and explained the District Attorney, related to the exchange of land in a surveyed township and to which title had been previously acquired by the party of the first part, and to which title was acquired by the party of the second part, where the promoter was arrested before he could locate them on Government land.

Wrote Letter to Hermann.

Mr. Bridges testified that prior to December, 1905, when Agee applied for lieu land selection, he had written the request of Agee, had written to Binger Hermann, Commissioner of the General Land Office, requesting him to issue a patent on the land. Agee's homestead surveyed. Witness further identified Hermann's reply in which Agee was advised that the land was not available for selection because his land to be surveyed, since it had been included in the forest reserve, and assuring him that the General Land Office would secure the land in exchange for his unsurveyed tract. Mr. Bridges also identified other correspondence had been received from the General Land Office on the same subject as A. M. Crawford, J. H. Shoup and S. B. Ormsby. All of this correspondence, getting up the homestead and the negotiations which preceded its subsequent exchange for the Lane County lieu land.

The cross-examination of Mr. Neuhausen by Mr. Malarkey yesterday morning developed the fact that the Government had not produced some of the correspondence that passed between Agee and his attorneys and the General Land Office and which related to the land involved in the charge of conspiracy against the defendants. The defense requested the Government to produce from the files in the General Land Office all of the correspondence relating to the Agee land.

Defendants' Case Not Hurt.

Following Mr. Neuhausen, the Government called J. T. Bridges, ex-Register of the Roseburg Land Office. Mr. Bridges was also one of the star witnesses for the prosecution in the James Henry Booth conspiracy trial. At that time he contradicted himself and other important witnesses for the Government. While he did not contradict anybody yesterday, Mr. Bridges did not give any damaging testimony against the defendants.

The ex-Register identified several entries on the records at the Roseburg Land Office, relating to the lieu and selection of Thomas Agee, as having been made by James Henry Booth, who was at the time Receiver of that office. United States Attorney McCourt asked the witness to produce from the files in the General Land Office all of the correspondence relating to the Agee land.

Great Growth Is Predicted.

"Oregon is now at the stage where Illinois was 40 years ago in regard to your great natural resources, except that resources here are more diversified and the people know more about their development. Portland has just now begun to see daylight. These railroads just opened up here, which were bringing city in touch with territory never reached before, will mean a great deal to Portland. I predict that this city's growth during the next ten years will be astonishing."

"One of the greatest things this city has accomplished is the construction of the new home of the Commercial Club. This means that the business interests of Portland are working for the common good and have left selfishness behind. Our young people in Chicago do not realize the opportunities out here. Our young men lament the absence of opportunity, such as there was 25 years ago. This is the Illinois where it takes large capital to develop enterprises. But out here there are the opportunities that Illinois had years ago. I cannot conceive of money being invested here which could be lost. Investment here is no longer questionable, as it was when the country was new. I have never seen any country more ready to receive investment money than in the two states, Oregon and Washington."

The Star Brewery's famous Hop Gold beer is highly recommended for its strength and health-giving qualities. Orders for bottled beer receive prompt attention. Phone East 4. Home phone B 1146.

PROGRESS SLOW IN LEASE CASE

Defense Seeks to Prove That Agee Exchanged Land in Good Faith.

EX-RECEIVER ON STAND

Council Endeavors to Show Through J. T. Bridges That Those Involved Had Acted Under Mistaken View of the Law.

Progress in the Booth conspiracy trial yesterday was decidedly slow, resulting largely from the introduction of an enormous amount of documentary evidence relating to the various transactions concerning the homestead claim of Agee and his subsequent exchange for lieu land. At the opening of the morning session, Mr. Malarkey, who has acted as the next witness called by the Government being J. T. Bridges, ex-register of the Roseburg Land Office.

By an exhaustive cross-examination of Mr. Bridges, Mr. Malarkey sought to prove that Agee acted at all times in good faith in setting on unsurveyed land in the Cascade mountains and in exchanging the same for lieu land subsequent to the time the homestead was included in a forestry reservation. The purpose of the questioning was to show that all of the parties connected with the transaction had proceeded under an innocent interpretation of the rules and regulations of the office and instructions from the Commissioner of the General Land Office, and that if any irregularity resulted it was due to the parties being mistaken, innocently. Mr. Bridges testified that the Agee case was an unusual one, another like it having not been presented at the Roseburg Land Office while the witness served as register, from 1892 to 1905.

Tries to Show Error.

The cross-examination of Mr. Bridges by Mr. Malarkey was designed to support the contention of the defense that Agee had proceeded entirely regularly in all transactions leading up to and including the exchange of his homestead for lieu land and that any mistakes that might have resulted were due to the fact the land office officials were unfamiliar with the method of proceeding in cases of that kind. In this connection Mr. Bridges testified that he was the witness admit that if Agee had settled on surveyed lands, completed his homestead proof and received patent from the Government, there was nothing in the rules and regulations of the land office to prevent him from contracting to sell or otherwise dispose of the land at the time he applied for lieu land in exchange.

To this question United States Attorney McCourt objected, insisting that the question involved a conclusion of law affecting one kind of land transactions differing from the case on appeal. The objection was sustained, and explained the District Attorney, related to the exchange of land in a surveyed township and to which title had been previously acquired by the party of the first part, and to which title was acquired by the party of the second part, where the promoter was arrested before he could locate them on Government land.

Wrote Letter to Hermann.

Mr. Bridges testified that prior to December, 1905, when Agee applied for lieu land selection, he had written the request of Agee, had written to Binger Hermann, Commissioner of the General Land Office, requesting him to issue a patent on the land. Agee's homestead surveyed. Witness further identified Hermann's reply in which Agee was advised that the land was not available for selection because his land to be surveyed, since it had been included in the forest reserve, and assuring him that the General Land Office would secure the land in exchange for his unsurveyed tract. Mr. Bridges also identified other correspondence had been received from the General Land Office on the same subject as A. M. Crawford, J. H. Shoup and S. B. Ormsby. All of this correspondence, getting up the homestead and the negotiations which preceded its subsequent exchange for the Lane County lieu land.

The cross-examination of Mr. Neuhausen by Mr. Malarkey yesterday morning developed the fact that the Government had not produced some of the correspondence that passed between Agee and his attorneys and the General Land Office and which related to the land involved in the charge of conspiracy against the defendants. The defense requested the Government to produce from the files in the General Land Office all of the correspondence relating to the Agee land.

Defendants' Case Not Hurt.

Following Mr. Neuhausen, the Government called J. T. Bridges, ex-Register of the Roseburg Land Office. Mr. Bridges was also one of the star witnesses for the prosecution in the James Henry Booth conspiracy trial. At that time he contradicted himself and other important witnesses for the Government. While he did not contradict anybody yesterday, Mr. Bridges did not give any damaging testimony against the defendants.

The ex-Register identified several entries on the records at the Roseburg Land Office, relating to the lieu and selection of Thomas Agee, as having been made by James Henry Booth, who was at the time Receiver of that office. United States Attorney McCourt asked the witness to produce from the files in the General Land Office all of the correspondence relating to the Agee land.

Great Growth Is Predicted.

"Oregon is now at the stage where Illinois was 40 years ago in regard to your great natural resources, except that resources here are more diversified and the people know more about their development. Portland has just now begun to see daylight. These railroads just opened up here, which were bringing city in touch with territory never reached before, will mean a great deal to Portland. I predict that this city's growth during the next ten years will be astonishing."

"One of the greatest things this city has accomplished is the construction of the new home of the Commercial Club. This means that the business interests of Portland are working for the common good and have left selfishness behind. Our young people in Chicago do not realize the opportunities out here. Our young men lament the absence of opportunity, such as there was 25 years ago. This is the Illinois where it takes large capital to develop enterprises. But out here there are the opportunities that Illinois had years ago. I cannot conceive of money being invested here which could be lost. Investment here is no longer questionable, as it was when the country was new. I have never seen any country more ready to receive investment money than in the two states, Oregon and Washington."

The Star Brewery's famous Hop Gold beer is highly recommended for its strength and health-giving qualities. Orders for bottled beer receive prompt attention. Phone East 4. Home phone B 1146.

MEN CURED

No other physician employs a like method, and so thorough is my work that there need not be the slightest fear of a relapse into the old condition. It is not a question of whether you can be cured, but whether you will be cured. Don't wait until it is too late. My method is perfect and quick. The cure is absolutely certain. I use NO KNIFE, cause no pain, and you need not be detained from your work for one day. I especially solicit those cases where many so-called treatments have failed—where money has been wasted on electric belts and other appliances. Functional derangement is neither a "weakness" nor a disease. It is a symptom of prostatic disorder. To stimulate activity by the use of powerful tonics is an easy matter, but such results are merely temporary drug effects. Most doctors treat "weakness" in this manner because they do not know how to cure the real cause of the derangement. I am the only physician employing scientific and successful methods. My treatment is a fast one entirely, and corrects every abnormal condition of that vital center, the prostate gland. My cures are real cures and are permanent.

I regret the tone of C. E. Cline's communication in this Morning's Oregonian. Muir Glacier is still something worth seeing. It is not "now less than one-third the size it was" when he saw it and it will not "soon be a thing of the past." Muir Glacier will be Muir Glacier long after the name of C. E. Cline will have been forgotten. It is well worth seeing, it is beautiful and wonderful. We who saw it this year hope that many may be privileged to view its beauties in future years, but if not, the other beauties of Southeastern Alaska are "worth seeing" and well worth the trip.

Let us not send our own people to Norway and Sweden, as we have so much never visited and appreciated in our own country. Mr. Cline and all others don't "knock." "Boost."

C. HENRI LABBE.



My Fee For Any \$10.00 In Any Simple Ailment of Men is \$10.00 In Any Simple Disorder

Can any reasonable man desire a more fair test of my methods than to let me cure him first and to pay the bill when he is cured? No man could be fairer than that. I take all the risk. You take none whatever. You have everything to gain and absolutely nothing to lose.

Those in any trouble, suffering from SPERMATORRHOEA, LOSSES AND DRAINS, VARICOCELE, HYDROCELE, BLOOD POISON, or any other disease tending to destroy and disfigure and to render happiness impossible, are urged to call upon me without delay.

CONSULTATION AND ADVICE FREE.

My offices are open all day from 9 A. M. to 9 P. M., and Sundays from 10 to 1.

The DR. TAYLOR Co.

CORNER SECOND AND MORRISON STREETS, PORTLAND, OREGON

Council, however, to hamper the company is now seeking franchise for in future, unless its officers could about 40 new extensions throughout code some points to the city, as the city.

\$5 Cur Fee

IN ANY SINGLE UNCOMPLICATED CASE

We cure Varicocele, Hydrocele, Rupture, Nervous Debility, Blood Poison, Skin Diseases, Contracted Aliments, Gleet, Stricture, Kidney, Vital Weakness and Bladder Troubles, and all diseases common to men.

CURES GUARANTEED CONSULTATION AND EXAMINATION FREE

NO BETTER TREATMENT IN THE WORLD WE LEAD ALL OTHERS FOLLOW

We have added to our office equipment, for the benefit of MEN ONLY, a FREE MUSEUM of Anatomy and gallery of scientific wonders. Men, know thyself. Life-size models illustrating the mysteries of man, showing the body in health and disease, and many natural subjects. Men make no mistake when they come to us. We give you the results of long experience, honest, conscientious work, and the best service that money can buy. If you are ailing, consult us. Medicines furnished in our private laboratory from \$1.50 to \$5.00 a course.

201 1/2 MORRISON ST., BETWEEN FOURTH AND FIFTH, PORTLAND, OR.

OREGON MEDICAL INSTITUTE

201 1/2 MORRISON ST., BETWEEN FOURTH AND FIFTH, PORTLAND, OR.

REAL SPECIALISTS FOR OUR MOTTO: REASONABLE FEES, HONEST TREATMENT

We have no Free Museum bait to offer you nor an impossibly low fee, but we offer you the very best treatment to be had anywhere in the world for a reasonable fee. \$10.00 in any simple case. We cure all chronic and deep-seated diseases of Men as well as all recently-contracted ailments. If you suffer from Varicocele, Hydrocele, Weakness, Blood Poison in any stage, Skin Disease, Rheumatism or contracted ailments recently acquired, come to us at once and you will not regret having placed yourself under our treatment.

Examination Free and Invited.

We use the methods of such eminent men as Raymond, d'Aronval, and Duchaque in the treatment of Varicocele. Positive cures effected. No operation necessary in most cases. Consult us.

ST. LOUIS MEDICAL DISPENSARY

CORNER SECOND AND YAMHILL STREETS, PORTLAND, OREGON.

State Medical Institute Specialists

Oldest in experience—RICHEST in medical knowledge and skill—CROWNED with unparalleled success—the people's specialists—OUR HAVE CURED: Rheumatism, Gout, Sciatica, Neuralgia, Headache, Stomach, Liver, Gall, Kidney, Bladder, Rupture, Piles, cured without operation. Gleet, Gonorrhea, Stricture, Catarrh, Prostatitis, Hemorrhoids, Piles, cured without operation. If you can't get better, try our treatment. Free examination. Free treatment for out-of-town patients. Illustrated book free. STATE MEDICAL INSTITUTE, 172 Washington St., Seattle, Wash.

BLASH'S PILLS

KIDNEY & LIVER

A PLEASANT LAXATIVE NOT INTOXICATING

CHICHESTER'S PILLS

THE DIAMOND BRAND. Ladies Ask your Druggist for the Diamond Brand Pills in Red and Gold metallic wrapper. They will cure you. Take no other. Buy of your Druggist. CHICHESTER'S PILLS. THE DIAMOND BRAND PILLS, 25 YEARS' EXPERIENCE. SOLD BY DRUGGISTS EVERYWHERE.

CHICHESTER'S PILLS

THE DIAMOND BRAND. Ladies Ask your Druggist for the Diamond Brand Pills in Red and Gold metallic wrapper. They will cure you. Take no other. Buy of your Druggist. CHICHESTER'S PILLS. THE DIAMOND BRAND PILLS, 25 YEARS' EXPERIENCE. SOLD BY DRUGGISTS EVERYWHERE.

CHICHESTER'S PILLS

THE DIAMOND BRAND. Ladies Ask your Druggist for the Diamond Brand Pills in Red and Gold metallic wrapper. They will cure you. Take no other. Buy of your Druggist. CHICHESTER'S PILLS. THE DIAMOND BRAND PILLS, 25 YEARS' EXPERIENCE. SOLD BY DRUGGISTS EVERYWHERE.

CHICHESTER'S PILLS

THE DIAMOND BRAND. Ladies Ask your Druggist for the Diamond Brand Pills in Red and Gold metallic wrapper. They will cure you. Take no other. Buy of your Druggist. CHICHESTER'S PILLS. THE DIAMOND BRAND PILLS, 25 YEARS' EXPERIENCE. SOLD BY DRUGGISTS EVERYWHERE.

CHICHESTER'S PILLS

THE DIAMOND BRAND. Ladies Ask your Druggist for the Diamond Brand Pills in Red and Gold metallic wrapper. They will cure you. Take no other. Buy of your Druggist. CHICHESTER'S PILLS. THE DIAMOND BRAND PILLS, 25 YEARS' EXPERIENCE. SOLD BY DRUGGISTS EVERYWHERE.

CHAMBERLAIN'S COLIC, CHOLERA AND DIARRHOEA REMEDY

There is no need of anyone suffering long with this disease, for to effect a quick cure it is only necessary to take a few doses of Chamberlain's Colic, Cholera and Diarrhoea Remedy. In fact, in most cases one dose is sufficient. It never fails and can be relied upon in the most severe and dangerous cases. It is equally valuable for children and is the means of saving the lives of many children each year. In the world's history no medicine has ever met with greater success. Price 2