STARR RECOVERS VALUABLE REALTY

Secures Second-Street Prop- | Portland Twirler May Join Vancouerty Worth \$40,000 After 14 Years in Court.

HELD ON OLD MORTGAGE

Object of Long Litigation Was Originally Deeded by Van B. De Lashmutt, Whose Claim Was Disputed.

By the term of a decree entered in Judge Wolverton's court yesterday, William L. Starr, of Portland, recovers properety valued at \$40,000 after 14

rears hard-fought litigation.

The history of the case is an exceedingly interesting one and involves many legal entanglements. In the year 1888 Van B. DeLashmutt, then a well-known resident of Portland, and once its chief executive, mortgaged to the German Savings and Loan Society, of San Francisco, seven lots in Couch's addition and also one lot with a brick addition and also one lot with a brick building between Yamhill and Taylor, on Second street, for \$25,000. The Second street property belonged to Starr's mother, Mrs. Bridget Lavin, and Mr. DeLashmutt had acted as her trusted financial agent and advisor for many years. She died in the insane asplum at Stockton, California.

Debt Basis of Sult.

Mr. Starr learned of the mortgage and inquired of DeLashmutt why his mother's (Mrs. Lavin's) property had been included in the instrument. In his mother owed him \$10,000, and that in San Francisco shortly before her death in settlement of the indebtedness, executed to him a deed for the property. Starr proceeded to examine his mother's accounts and papers kept. by DeLashmutt with the result that he estimated that, instead of Mrs. Lavin owing DeLashmutt \$15,000. De-Lashmutt was indebted to Mrs. Lavin to the extent of about \$15,000. The dead was also sterned with a cross deed was also signed with a cross while Mrs. Lavin was able to write her name. Further investigation, it said, revealed the fact that the deed was executed by Mrs. Lavin when she was mentally unbalanced and five weeks prior to her commitment to the

Stockton asylum.

Upon the agreement of Starr not to sue De Lashmutt for the \$15,000 claim, De Lashmutt decord Starr the Second street property, and also promised to have it released from the mortgage and other property substituted. This latter part of the contract De Lashmutt failed to keep.

Lost Property in Panic.

De Lashmutt was once a banker and g rich man, but in 1893 and 1894 mortgage foreclosure suits were filed against him to the amount of about \$500,000. In July, a suit to foreclose the mortgage on seven lots in Couch's Addition and the Starr property was filed by the German Savings and Lean Society, and Starr filed an answer, alleging ownership, and later S. Goldsmith was appointed receiver of the properties to collect the rents, etc. At a hearing, De Lashmutt testified that financial matters between himself financial matters between himself

and Mrs. Lairn stood about even.
Starr and his wife became involved in divorce litigation, and in 1962 Mrs. Starr obtained a judgment against him for support and maintenance. To collect this judgment she took away from Starr conof his property, and also levied on the Second street property, while it was in possession of the receiver. It was sold by the Sheriff, and was bid in by a Mr. Dobson for \$306. The attorney repre-senting Mrs. Starr, later through Milton W. Smith, attorney for the German Sav-ings & Loan Society, caused Mr. Dobson to deed the property to Louis J. Goldsmith, the Portland agent of the mort-

gage company. In 1906 the German Savings & Loan Society transferred the De Lashmutt mortgage to B. S. Grosscup, attorney for the Northern Pacific Raliroad Company. The lots in Couch's Addition include three lots at the corner of Twelfth and Johnson streets, which lie within the Hill terminal grounds zone, and which Mr. Grosscup was probably anxious to ac-quire for the Northern Pacific Company. Mr. Grosscup was then substituted as plaintiff in the mortgage foreclosure suit, and he asked the court to substitute Louis Goldsmith as defendant in place of Starr on the ground that Goldsmith was the owner of Starr's property by means of the Dobson deed,

Hold Deed as Worthless.

Counsel for Starr opposed the sub-stitution, arguing that the Dobson deed was of no effect. Starr's attorneys raised the point that on a judgment, held by Starr's wife in the State Circuit Court, an execution could not be levied and the property of Starr sold while it was in the hands of a receiver of the United States Court. Judge Wolverton agreed with this con-

Judge Wolverton in passing upon the case as a whole decided that Starr is the owner of the legal title and equity of redemption of the Secondstreet property. The court also de-cided that the seven lots in Couch's Addition shall be first sold to satisfy the mortgage, which now amounts to about \$40,000. The lots are to be sold first separately; if no purchasers ap-pear for separate lots, then by par-cels, and if not sold by parcels, then to be sold as a whole. It is estimated that these seven lots are worth at least \$80,000, which will leave Starr's Second-street property clear with much

The report of the receiver shows about \$10,000 on hand as rents re-ceived from the Second-street proper-ty, which Starr claims, and also \$2100 insurance collected by the receiver,

Wallace McCamant, master in chancery in the case, has been asked to decide that Starr be paid these rents

and insurance money. There was an array of eminent counsel engaged. Martin L. Pipes and Henry St. Rayner represented Mr. Starr: Milton W. Smith the German Savings and Loan Society, and B. S. Grosscup, George H. Williams and J. Couch Flanders the railroad interests. L. E. Latourette appeared for Louis J.

Goldsmith. The litigation has dragged along all these years for many reasons best un-derstood by lawyers and judges. Judge Bellinger, who originally had the case, rendered three written opinions, Judge Gilbert one decision and the final opin ion and decree was by Judge Wolverton.

Rifle Team Leaves Sunday.

will participate in the annual contest of National guardsmen. The party will travel in the eleganty equipped Pullman car "Sunset." It is generally regarded that the team from this state this year is the strongest that has been sent to these competitive matches which gives rise to the expectation that distinct hon-ors will be won.

MARSHALL GETS RELEASE

ver in Northwest League.

"Silm" Marshall, the thin pin, and Eifel Tower, twirler and general utility man of the belligerent Beavers is now at liberty Marshall, who represents the shortest distance between two points a good ways apart, hasn't had very good luck since he was attached to the Portland team early in the season, so he asked for and secured his release, Sunday, under the burning sun of that 20-inning game, Marshall told McCredie he was sick, and McCredle asked no questions. He dug down in his escritoire and painted his "John Hancock" at the lower edge of the

Marshall said last night that he was Marshall said last night that he was negotiating with Vancouver in the Northwest League, but wasn't quite sure whether he would sign up or not. He added confidentially that the terms did not suit him, and with no strings on him the Los Angeles born lath should have no trouble hooking on.

Marshall has a batting average of 222, and has won one game and lost seven for Portland, this season, according to the official score man.

official score man.

YOUNG BOY KILLS MAN

(Continued From First Page.) and Mrs. Hammer, The man quickly and Mrs. Hammer. The man quickly pulled to the bank and, taking with him an oar, started to drive the dog off the heels of his father and brother. Meanwhile Jackson Reid had been attracted by the noise and came running toward the group of excited children. He saw the man approaching the dog with an oar in his hand. John De Mars Johned his brother in the demonstration against the dog and the boy also took up the cry of "Sick 'em. Boh."

The dog began to retreat and the boy immediately ordered his sister to bring him a gun. Implicitly obedient, she rushed back into the house and from a him a gun. Implicitly obedient, a rushed back into the house and from

dog.

He stopped about 20 feet from the men and, addressing George De Mars, ordered him to stop. Almost simultaneously he

Gives Up His Revolver.

fired.

The aged De Mars, hurried quickly to the side of his fallen son, then turned to the boy. There were no tears and no anger or resentment in his tone or words.

anger or resentment in his tone or words.

"See what you have done, boy," he said, pointing to the son who lay dead upon the ground. The boy walked over to the old man and gave him the revolver, the dog still barking furiously at the prostrate figure on the ground. Then the chadren and the dog scurried away.

The boy's step-father was finally attracted by the noise and hurried to the scene. Learning what had happened he ran across the old trail at the Exposition grounds, up Twenty-eighth street, and down as far as the Wagner grocery store at Twenty-fifth and Thurman streets beat Twenty-fifth and Thurman streets before he was able to find a telephone. At
last finding one, he notified police headquarters and Patrolman Fred Mallett and
Ben Peterson hurried to the scene. Coroner Norden was also notified.

Reaching the scene of the transfer the

dren had all departed. Going at once to the Baker home the officers demanded to know who had committed the crime.

Admits Crime to Officers.

"I did," said Jackson Reid defiantly. Then he went with the officers to the scene of the crime and waited for the arrival of the Coroner. Little boys followed, and the news spread rapidly about the neighborhood. To the crowd which gathered he told his story, unhesitatingly and unfeelingly.
"Yes, I killed him and there he lays,"

said the juvenile murderer, "and I did it in self-defense. He had started after my dog and then said he would get me. I told my sister to go to the house for gun-I knew one was there, for I had seen it only this morning and almost every day-and when she brought it to me I told him not to move another step Then I shot him. He didn't say a word just dropped and let his oar fall from his hand and lay there like you can see him

"No, I have not fired a weapon often I have fired a 22 rifle a few times and a revolver once or twice, but I never fired

this one until today."

The boy's mother arrived just as the officers were starting to take him to police headquarters. She had been at-tending a meeting of the believers of the World's Advanced Thought, so the

Throwing her arms about his neck Mrs. Schemp drew her son from the grasp of the officer, and moaning piteously she begged them to let him stay. The boy was apparently unmoved, even during this torrent of tears and affection, for a few minutes later he was laughing and talking with the same indifference that he had

The boy is 11 years of age and has attended the Chapman school for two years. Three years ago he moved to this city with his mother from Chicago. He was born in Chattanooga, Tenn., and lived there until he went with his mother to Chicago. His stepfather leases from Lafe Pence the portion of the island on which he lives, and has been conducting a chicken ranch there.

An autopsy upon the body of the dead man was held last night. It was found that the bullet had entered his right side, penetrating a lung and, after passing through the spinal and the spinal

right side, penetrating a lung and, after passing through the spinal cord, lodged immediately under the skin on the other side of the body. An inuest will be held tomorrow afternoon

De Mars was a married man, but had been separated from his wife. They had one child, a girl, Freda, who is now 14 years of age, and is at school at the convent at Salem. Since his separation from his wife, De Mars has lived alone in a scow at the foot of East Madison street. He was born has lived alone in a scow at the foot of East Madison street. He was born in Michigan, and moved to Portland with his family a number of years ago. He was a member of the Eagles and also a member of the local lodge of himself. It has been only by the closest the local lodge of himself. It has been only by the closest the local lodge of himself. It has been only by the closest the local lodge of himself. with his family a number of years ago. He was a member of the Eagles and also a member of the local lodge of Union Painters. Besides his daughter his living relatives are Mrs. Angelo Cuneo, of \$16 East Taylor street, his mother; Mrs. E. Benson, of 10715. Fourth street, his aunt: John De Mars, of 510 East Twenty-second street, his

LONG SILK GLOVES.

16-button-length long silk gloves, \$1.75 quality, all colors, 87c; \$2.25 grade \$1.28. \$1.25 long lisle gloves, 75c a pair. Oregon's rifle team, consisting of a party of 20 men, will leave Portland at 5 o'clock next Sunday night over the O. R. & N. for Camp Perry, O., where they

Ex-Justice Reid Accused of Tipsiness on Bench.

AFFIDAVITS FILED TWO

murrer to the information against him. On this ground it is hoped that Adler's freedom can be obtained. The man is charged with threatening violence upon Sig Sichel for the purpose of extorting

from him \$409.

The threatening letter written by Adler is not attached to the information, and this is urged as a reason why the instrument should be held to be defective. The demurrer also contends that while the information says that Adler Germanded money from Sichel, it does not say that it was not due him.

SETTLE RIGHT TO SHOP NAME

Judge Cleland Will Decide Point Between Rival Shopkeepers

Whether "needlecraft" should be written as a compound word, or as one word, and whether or not Mrs. M. C. White has the right to its exclusive use in the United States, were the questions that came up for argument before Judge Cleland, in the Circuit Court yesterday, ex-Justice of the Peace William Reid is charged with having appeared on the bench in the trial of a case while under the influence of liquor only a few days before he relinquished the office to his successor last month. The affidavit was made by N. M. Matosin.

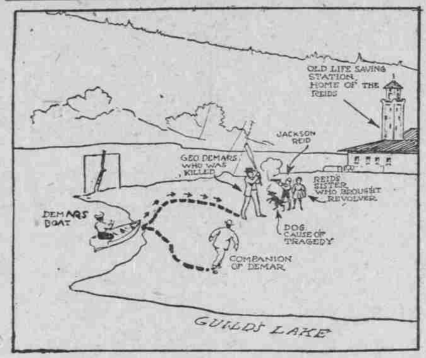


DIAGRAM ILLUSTRATING HOW TRAMEDY OCCURRED.

Similar charges against Reld are pre-ferred in another affidavit signed by At-torney Harry Yanckwich. Mr. Reld torney Harry Yanckwich. threatens to prosecute both threatens to prosecute both Yanckwich and Matosin for perjury as a result of their affidavits.

In his affidavit Matosin says he was present at the Runach-Grosso trial in Reid's court on July 3, last; that Reid was drowsy and 'appeared to be intoxi-cated;' that four witnesses were exam-ined for the plaintiff while only the de-fendant himself testified for the defense; that Reid announced he would take the case under advisement and that he (Ma-tosin) did not hear Reid decide the case

last finding one, he notified police head-quarters and Patrolman Fred Mallett and Ben Peterson hurried to the scene. Coroner Norden was also notified.

Reaching the scene of the tragedy the officers found two lonely figures seated beside a prostrate one. Over the body of the dead man had been thrown a blanket and beside it were the father and brother. Nearby the woman sat on the ground moaning and sobbing. The children had been entered in the case. this disposition of the money was made without an order of the court and before judgment had been entered in the case. Yanckwich now requests the court to set aside the judgment purported to have been made but of which there is no record on the court books and asks that Tarpley be required to restore to the custody of the court the disputed \$75.

Runach brought an attachment suft against Grosso, who formerly a saloon, to recover \$75 alleged to have been advanced to the saloon man. By an agreement between counsel, the defendant deposited in court the amo of money in dispute with the understand-ing that it should remain in the court's custody until the suit had been deter-

HUSBAND'S SHARE 83 CENTS

JOHN G. DEACON ASKS COURT FOR RECEIVER.

Says His Wife Has Absorbed All Profits From Their Joint Business Operation.

That John G. Deacon has about 83 cents ue him as the proceeds of the partnership with his wife. Amy Deacon, is alleged in an affidavit which her attorney filed in the Circuit Court yesterday. Deacon, a former streetcar man, and his wife, who has conducted hotels in Buf-falo, St. Louis, Rochester, and Norfolk, Va., have been conducting the Sherman House, at 123 Twelfth street, near Alder, since February 29. Mrs. Deacon was compelled to appear before Judge Cleiand

profits of the business and appropriated \$1150 to her own use. On the other hand she asserts in her affidavit that they only entered the partnership because he threatened to kill her if she did not do so. She says he has grown tired of work since marriage, and that she has been supporting him for the last 12 years. She refuses to do it any longer.

Mrs. Deacon says the receipts of the business since the partnership was entered into have been \$1273.25, and the expenses \$1228.42, leaving a profit of \$44.33. Her husband, she asserts, has drawn \$14. so that \$3 cents is all that now remains of the profits. The furniture is mortgaged for \$50, and the entire contents of the house, she says, are not worth more than the support of \$100 to \$1 economy, says Mrs. Deacon that she has been able to keep the wolf from the

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WILL FIGHT ON TECHNICALITY Adolph Adler Withdraws Plea of Not Guilty.

Adolph Adler, through his attorney, withdrew his plea of not guilty before Judge Cleiand in the Circuit Court yesterday morning, and interposed a de-

was identical with that of Mrs. White's. He said that to be consistent she would have to file suit against the Massachuseits company.
Attorney Logan held that the "Needlecraft Shop" was as much descriptive of the business as "barber cities of the country, where they are be

"shoemaker shop" or "butcher

shop. W. Y. Masters, attorney for the plaintiff, contended that the word "needlecraft" is not a distinctive trade name, hence Mrs. White has a right to its use in this country. After argument Judge Cleland took the case under advisement.

Gold Mine Company Sued.

Suit to recover \$3000 from the Continental Gold Mining Company, Alex Sweek, its secretary, and W. B. Stewart. president of the concern, has been filed in the Circuit Court. The plaintiff is Thomas Devlin, receiver of the defunct Oregon Trust & Savings Bank. It is Oregon Trust & Savings Bank. It is alleged that a promissory note, payable on demand, was made out March 15, 1907, by Sweek and Stewart, in favor of the bank. It was to draw 8 per cent interest. The complaint alleges that only \$31.71 has been paid on the note. As attorney's fees the plaintiff demands \$300.

Report of Hendee Estate.

The report of the executors in the D. H. Hendee estate was filed with the County Court yesterday morning show-ing the total receipts to have been ing the total receipts to have been \$1,421.87. There is still due from the defunct Title Guarantee & Trust Company \$922. The disbursements have been \$489.27. The executors are Otho S. Hendee, Samuel B. Hendee and Edwin L. Hendee.

GREAT FAIR AT HILLSBORD

Will Drive Oregon Electric Spike and Show Dairy Cattle.

HILLSBORO, Or., Aug. 4 .- (Special.)-Hills Store. Or. Aug. Hillsboro is to have a good old-fashioned agricultural fair and livestock exhibit on September 20, October 1, 2 and 3. Mayor Dennis states that the fair will eclipse anything ever attempted in the county in magnitude. The streets will be given up to the demonstration and weather will not interfere, as there will weather will not interfere, as there will be two huge canvas inclosures on the two business streets, each 3xx89 feet in dimensions. Cash prizes will be given for best livestock; there will be all kinds of agricultural and horticultural ex-hibits and two days of races, unless the Fall circuit dates shall interfere. In that event there will be two days of lo-cal races. A large auditorium capable cal races. A large auditorium capable of seating 3000 people, will be erected. The first day will be celebrated in

ALNWICK, Northumberland County, England, July 17.—We, the undersigned, wish to express our sincere thanks and appreciation for the assistance rendered and courtesy shown to our deceased brother, George S. Beal, at the time of his untimely death, and at the funeral which took place on June 28.

Although none of his relatives were present, we feel that his many friends rendered every possible assistance, and we wish to publicly acknowledge our heartlest gratefulness for their kindness.

MARY BEAL
ISABELLA BEAL
JOHN BEAL
MRS. ANNIE HARRINGTON.
MRS. MARGARET STEEL,
MRS. DOROTHY DAVISON.

President Josselyn Will Adopt Recent Invention.

"PAY-AS-YOU-ENTER" CARS

Street Railway Company Expects to Operate 25 of Them Under Entirely New System When They Arrive This Fall.

Portland people are to be initiated luto the mysteries of the "pay-as-you-enter street railway system this Fall. inovation will be introduced by the Portland Rallway, Light & Power Company as soon as 35 new cars, which have been ordered for delivery, arrive and can be placed in service. These cars will be equipped with the "pay-as-you-enter" platforms and the company intends to experiment with them.

These cars are now operated successfully in Chicago, St. Louis, Buffalo, New York and Montreal, while arrangements are being made for their introduction in Dēnver. This new system of collecting fares is said to have advantages both in the interest of an improved street railway service and the more convenient and expeditious handling of passengers. "We have decided to give the people of Portland the very best to be had in the way of street car service," said B. S. Josselyn, president of the street railway. Josselyn, president of the street railway company, yesterday, "and these cars, equipped as they are, represent the most modern type of street car construction. The "pay-as-you-enter" platforms have several advantages. In the first place the conductor always remains on the rear conductor always remains on the rear platform and collects the fares. He is at all times, therefore, in a position to see that passengers are on or off the car before giving the signal to start. The matter of stopping to let passengers off at crossings is also facilitated. Passengers will board these cars at the rear platform only, but will be allowed to get off from either the rear or forward plat-

Aside from reducing the liability of accidents and dispensing with the con-fusion which results from the present system of collecting fares, probably the greatest advantage found to result from the use of these cars is the immense saving in time in their operation. There is absolutely no loss of time, and it is possible not only to give a more frequent service, but to adhere closely to the established time schedule. "We will put these cars in service as soon as they arrive. These cars have given satisfaction in the other large cities of the country where they are here.

NEW GENERATORS INSTALLED

Street Rallway Company Restores Two-Thirds of Normal Service.

By the installation of two new genera ors at its power plant at Cazadero, the Portland Rallway, Light & Power Com-pany has restored two-thirds of the capacity of that plant which was entirely disabled by an accident June 21. The first of the new generators was in opera-tion July 10 while the second had been natalled and ready for service July II. Installed and ready for service July II.
The second of these generators was manufactured at Schenectady for Japan under an order from the Nippon governnent, but an arrangement was made by the street rallway company by which the Japanese government released the manufacturers from immediate delivery and the machine was secured by the Port-land company. The resumption of oper-ations at the Cazadero plant has enabled the company to shut down its steam sta-tion at the Inman-Poulsen Company's

The ratiway company owns six steam and three water power stations and with this equipment the serious disaster to the Cazadero plant a month ago impaired the company's service very little. With nine different sources from which a supply can be drawn, the company can sus-tain the disablement of as many as three of these stations and not suffer an impairment of its service. Plans have been made for another sub-station on the company's property, First and Jef-ferson streets, from which current will be furnished for the street railway and the southern section of the city for street lighting. The balance of the apparatus low installed in the company's station at Seventh and Alder streets, will be re-moved to the steam station adjoining the Eastern & Western Lumber Company's property to make room for the new 220-voit direct current plant which will be used in connection with the proposed un-derground system derground system.

PENINSULA PEOPLE OBJECT

Don't Want Trolley Company to Oc-

cupy Patton Avenue.

Petitions are being circulated by residents of the Peninsula district against the granting by the Council of the additional franchises, asked by the Portland Railway, Light & Power Company, with respect to the proposed occupation by that corporation of Patton avenue for street railway purposes. The Peninsula people object to this use of Patton street, between Killingsworth avenue and Pippin The Peninsula street, for the reason that it is proposed by them to include that part of this thor-oughfare in their boulevard system. They profess to have no objection to the use of any of the other streets in that locality by the street car company but they desire to reserve this particular street for boulevard nurposes. The pro-

street for boulevard purposes. The pro-testing petitions will be presented at the meeting of the street committee Friday afternoon and again at the meeting of the Council next Wednesday.

WILL BUILD NEW CARBARN

Street Rallway Company to Erect Structure to Shelter 250 Cars.

The ordinance recently passed by the City Council vacating a portion of a street in Sellwood has become a law without the signature of Mayor Lane. As without the signature of Mayor Lane. As a result the management of the Portland Railway, Light & Power Company, which petition for this action, is proceeding with its plans which include the building of a tion for this action, is-proceeding with plans which include the building of a carbarn, having a capacity of 250 M D. Dean 610 Dekum bids. Portland

cars, near the junction of its Oregon City and Cazadero divisions at the Golf Links. In connection with the carbarn the company will construct its second clubcompany will construct its second chubhouse for the entertainment and accommodation of its employes. The clubhouse will occupy the second floor of the
building. The present carbarn at Milwaukie will be reserved exclusively as a
repair shop. Motormen and conductors
employed by the company will be greatly
convenienced by the change in location
of the carbarns since the great majority
of these employes have their homes in
Sellwood.

Grain Outlook Is Better.

J. P. O'Brien, general manager of the Harriman lines in this territory, who re-turned yesterday from a tour of inspec-tion of the Washington division of this tion of the Washington division of this system, reports that the yield of grain in all sections visited is heavier than early reports predicted. An average yield of 50 per cent of last year's phenomenially large crop is reported from all sections in which harvesting is in progress. Invariably the quality is up to standard. Mr. O'Brien left last night for Spokane.

WIFE AND BUSINESS LOS

C. T. PEDDICORD LOVED HIS BOTTLE TOO WELL.

Was "Respectable Young Man" Till Drink and Automobile Rides Lured Him From Friends.

C. T. Peddicord has not only lost his structors? grocery store because of strong drink and auto rides late at night; but his wife also. Minnie Peddicord obtained a divorce from Judge Cleland in the Circuit Court yesterday afternoon. Peddicord's store was at 354 East Seventh street. Mrs. Peddicord told the court that her husband was once a "respectable young man," but that he began to stay out until the small hours of the morning. arising at 10 o'clock the next day, and leaving his wife to keep his books and run the store. Her husband's sprees. she said, were only a week apart. Before she left her spouse, last February, she was often beaten and slapped white he was in a drunken rage. They were mar-ried at Vancouver, Wash. July 3, 1897. William A. Kenney has filed a divorce suit in the Circuit Court against Pearl M. Kenney. He alleges that she de-

CLAYTON HIT HARD BY FIRE

serted him July 15, 1907. They were married at Edwardsburg, Mich., June 4, 1899, and have one child, 7 years old, of which the father asks the custody.

Business Center of Washington Town Damaged \$100,000.

SPOKANE, Wash., Aug. 4,-A special the Spokesman-Review from Deer Park, says:
"The business portion of Clayton, six miles from here, is in ruins as the result of a fire which broke out there

at 5:30 this morning. The loss is esti-mated at \$130,000, and there is not a store standing in the town, The heaviest loser is the Washington Brick & Lime Company, the main building of its plant and the bunkhouse being burned. In the plant was a large quantity of valuable machinery, and its loss has necessitated the closing down

of the plant indefinitely.

Among the other losers were A. T. King, general merchandise, \$15,000 to \$20,000; the Clayton Mercantile Com-pany, store and stock; Joel Huffmann. general merchandise; Johnson's restau-rant: Ratke meat market; Jelle's con-fectionery; depot, telephone office; res-idences of A. T. King and Knute Jelle and several others.

KILLED BY FALLING TREE

Ill-Fate Overtakes Aberdeen Logger on His Last Day in Camp.

ARERDEEN, Wash, Aug. 4 .- (Spe. cial.)—Barnard Saunders, aged 41, was killed in Coats' logging camp this aft-ernoon by a falling tree. Saunders ernoon by a falling tree. Saunders was a widower and leaves a boy 10 years old. Saunders had decided to leave the camp tonight and take his boy south. Thursday would have been Saunders' birthday, and he had written the boy that he would be here tonight and together they would celebrate the event.

Northwestern People in New York. NEW YORK, Aug. 4 .- (Special.) People from the Northwest registered at New York hotels today as follows: Portland—Imperial, J. H. McNicholas Tacoma—Woodstock, J. McHugh Imperial, Mrs. M. H. Pope.

Imperial, Mrs. M. H. Pope.
Everett, Wash.—Wellington, C. H.
Dolson, Mrs. C. H. Dolson,
Spokane—King Edward, E. A. Shadle; Wellington, J. A. Judom.
Seattle—Latham, G. A. Hamilton;
Holland, E. C. Cheasty; Latham, Mrs. G. Hamilton; Ashland, A. Freese, H.

EDUCATIONAL,

St. Helens Hall

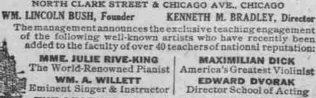
PORTLAND, OREGON. Resident and day school for girls. Collegiate, academic, elementary depart-ments, Music, art, elecution, gym-nasium, kindergarten. CATALOGUE ON REQUEST.

PORTLAND ACADEMY

Twentieth year will open September 21. Fits boys and girls for Enstern and Western colleges. Physical and chemical laboratories. Residence hall for girls. Gymnasium in charge of skilled director. Track and field athletics. A primary and grammar school under the primary and grammar school under the same quanagement. Catalogue on appli-cation.

MEDICAL DEPARTMENT University of Oregon

NORTH CLARK STREET & CHICAGO AVE., CHICAGO



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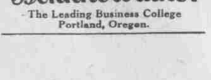
Said an Employer: "Stick to quality. It will win out in the end." We do "stick to quality." That is the reason our graduates are so thorough and in such demand. Investigate our claims to superiority. Catalogue, business forms and penwork free. Call, phone or write. Portland Business College Tenth and Morrison, Portland, Oregon A. P. ARMSTRONG, LL. B., PAINCIPAL

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Banking under a Bank Cashier ? Corporation accounting under a vstem-man ?

Arithmetic under a Thorough Mathematician? Shorthand under a Convention and Court Reporter?

Typewriting under a Practical Touch Operator? Letter-writing, English, Spelling, ete under thoroughly competent in-





ACQUIRE

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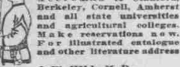
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