30 Times in Nine Years, Says ex-Minister.

LIFE IS ONE LONG QUARREL

Jealousy of Women Parishioners Makes It Impossible for Him to Stay in One Place-Cost of Living Cause of Divorce.

A preacher appeared before Circuit Judge Morrow yesterday morning and asked for a divorce. He was Rev. C. E. Daugherty, now employed by the Kilham Stationery & Printing Company. He said he left the ministry because his wife complained of the way his women parishioners treated him. He first took up real estate, but later went to printing. But in spite of his efforts to please his wife, she descrited him, he declared going to Grand Junction, Colo., the home of her parents. It was there they were married, July \$1, 1901. Daugherty is a graduate of Pacific University of Eugene. He was preaching there when she became jealous, he testified, and caused trouble in the congregation, accusing him of infidelpreacher appeared before Circuit

ongregation, accusing him of infidel-

congregation, accusing him of infidelity.

"I resigned my position and determined to seek a new field of labor," he continued. "She would have tantrums, and sometimes went so far as to slap me in the face. We moved to Paso Robles, Cal., where she continued to accuse me of unfaithfulness and quarreled with me at every chance. She followed me on the streets to see if I was running after another woman. Five months after I went there I had to leave. Then we went to Madison, Cal., and when there she accused me on two different occasions. After that we went to Petaluma, then to Hopland and then to the State of Washington.

Pair Moved 30 Times.

Bair Moved 30 Times.

"Her conduct has compelled me to move 30 times in the last nine years and about three-quarters of the time it was because she made trouble in the congregations. At the last place in Washington where I preached she caused trouble and I resigned to please her and to get out of the torment in which I was living. Last June she went to her home in Colorado. She started back to visit me once, but came only as far as The Dalles."

Mrs. Ruth Powell testified that she was a member of Daugherty's congregation at Kelso, Wash., and that one day when she was sitting on the lounge in Daugherty's home, talking with him, Mrs. Daugherty came in and accused the preacher of disloyalty, slapping him in the face. Mrs. Powell said she was married, and, when asked by Daugherty's attorney if she had any intention of marrying the ex-preacher, replied that she had not.

Ida Parnass secured a divorce from Solomon Parnass because he promised before the marriage to give her \$500, and has not kept his promise. She told her story to the court through an interpreter. She married Parnass November 1, 1809. He told her he would give her \$500, but time went on and no money was forthcoming. So one day she reminded him of his promise, and he told her he had \$1500 in the bank, and that he would write it over on their joint account after the wedding. She said that she had seen nothon their joint account after the wed ding. She said that she had seen noth-

Door Locked After Theater.

However, that was not the worst. She has two children by a former mar-ringe, with whom she went to the the-ater on the night of February 25. When she returned late she found the door locked, and upon awakening her husband, was told that she could sleep in the streets. Continued demands for admittance brought the threat to call a policeman unless she left and stopped disturbing her husband's rest. She finally persuaded him to let her in, but she said that she left the next day. Judge Morrow decided she should have a divorce when he gets around to sign-ing the mapers. ing the papers.

The increased cost of living was re-

sponsible for two divorces yesterday. At least that was what the women said. Harriet T. Churchill was one of them. The amount of money given her to pay the household expenses was so small, she said, that she was unable to pay the rent and moved to a cheaper house. Her husband, H. B. Churchill, was dissatisfied, she declared, with the humbler home, and taking his own belongings and some of hers, found a room for himself.

Winnie Stogsdill was the other wo-man who said the cash receipts did man who said the cash receipts did not equal her income. Don A. Stogsdill, her husband, whom she said was in the butcher business, wanted her to go and work. She declined, saying she did not wish to give up their home and her housework. He said he would take a position at the packing plant on the Peninsula and would then go to Eastern Oregon. Stogsdill had been out of work a month, said the wife. They were living in Woodlawn at the time of the separation. The wedding time of the separation. The wedding took place at The Dalles, October 12, 190s.

Weapons Kept Under Pillow.

Annie V. Axtell complained that George W. Axtell became jealous of her in 1906, after they had lived to-gether 25 years, and habitually kept a knife and a revolver under his pil-low. She said he gave no explanation. low. She said he gave no explanation. She said that he would sometimes take the gun and watch the house nights, so though looking for someone, and at last ordered her out of the house. They have three grown children. Axtell, said the wife, is a mine owner. They were married at The Dalles, July 29, 1882.

Georgia Nelle Thornton secured a divorce from James H. Thornton upon depositions, the only witness being Eliza Day, who said that Mrs. Thornton was a resident of Oregon for a year before the divorce suit. The Thorntons were married at Covington, Vermont. January 11, 1983. The wife signed a deposition to the effect that her husband is addicted to the use of intoxicating liquor and inudanum. She came to Oregon to escape him, she said, and as she was about to leave, be locked himself in the bathroom and turned on the gas intending to commit turned on the gas, intending to commit

Minnie Resemberg obtained a divorce Minnie Rosenberg obtained a divorce from Don Rosenberg, whom she married September 25, 1909. She said he swore at her in public and was so abusive that she had to leave him.
Rosen Margulles brought a divorce ault against Meyer Margulles in the Circuit Court yesterday. Her complaint is that when she was attempting to bathe their child, he gave the youngster a violent beating and when she remanstrated knocked her down.

However, One is C. Cultural is C. Cultural in the Section of the Court of the Section of the S

HUSBAND TIRES OF
WANDERING LIFE

She says also that he accused her last week, in the presence of others, of being unfaithful to him. She asks the custody of their two children, and that the husband be required to pay \$5 s week for their support. She was married to Marguilles June 15, 1902.

Otto H. Ewers filed a divorce suit in the Circuit Court yesterday against Elizabeth Ewers; charging her with having paid too much attention to George Hunt while she was living with her husband at Sacramento, Cal. They were married in the California capital, December 12, 1900.

Wife Compelled Him to Move

30 Times in Nine Years

O. R. & N. Takes St. Johns-Troutdale Cases Into Court.

The O. R. & N. Co. has brought nine ondemnation suits in the Circuit Court The O. R. & N. Co. has brought nine condemnation suits in the Circuit Court to secure tracts for its right of way between Trontdale and St. Johns. The property owners., the property desired by the company and the amounts the company desires to pay are as follows:
Henry Roth, strip across Anthony Whitaker D. L. C. on Columbia Slough road, containing 1½ acres, \$1000; G. H. Zimmerman, 13.52 acres on Columbia Slough road, \$4000; Ulrich Michel and Maggie Michel, John Kaufman and Andrew Thoeny, 5.57 acres on Columbia Slough road, \$2900; Peter Wagner, lot 8, block 1, John Brendle's Addition to Albins, \$4000; Ann, Louise and Arthur Sins, heirs of Michael Sins, lot 9 block 1 Brendle's Addition, \$4000; Herman Eberhart, lot 1, block 1, Brendle's Addition, \$4000; Matt Pianus, lot 2, block 1, Brendle's Addition, \$4000; Matt Pianus, lot 2, block 1, Brendle's Addition, \$4000; Matt Pianus, lot 2, block 1, Brendle's Addition, \$4000; Matt Pianus, lot 2, block 1, Brendle's Addition, \$4000; Matt Pianus, lot 2, block 1, Brendle's Addition, \$4000; Matt Pianus, lot 2, block 1, Brendle's Addition, \$4000; Matt Pianus, lot 2, block 1, Brendle's Addition, \$4000; Matt Pianus, lot 2, block 1, Brendle's Addition, \$4000; Matt Pianus, lot 2, block 1, Brendle's Addition, \$4000; Matt Pianus, lot 2, block 1, Brendle's Addition, \$4000; Matt Pianus, lot 2, block 2, Brendle's Addition, \$4000; Matt Pianus, lot 2, block 3, Brendle's Addition, \$4000; Matt Pianus, lot 2, block 4, Brendle's Addition, \$4000; Matt Pianus, lot 2, block 4, Brendle's Addition, \$4000; Matt Pianus, lot 2, block 4, Brendle's Addition, \$4000; Matt Pianus, lot 2, block 4, Brendle's Addition, \$4000; Matt Pianus, lot 2, block 4, Brendle's Addition, \$4000; Matt Pianus, lot 2, block 4, Brendle's Addition, \$4000; Matt Pianus, lot 2, block 4, Brendle's Addition, \$4000; Matt Pianus, lot 2, block 4, Brendle's Addition, \$4000; Matt Pianus, lot 2, block 4, Brendle's Addition, \$4000; Matt Pianus, lot 2, block 4, Brendle's Addition, \$4000; Matt Pianus, lot 2, block 4, Brendle's Addition, \$40

Judge Settles Grover Case Dispute. Presiding Judge Morrow, of the Circuit Court, decided yesterday that Attorney John Manning may take the deposition of Mrs. Rachel Hawthorne next Thursday morning in the case wherein Lafayette Grover is suing to secure title to a large piece of property near the City Park. In passing upon the right of the plaintiff to have testimony taken, Judge Morrow said he believed the plaintiff had the right to arbitrarily require the taking of testimony, although he the taking of testimony, although he declared he could find no law as to how

Stanford White's Relative Paroled. F. Manson White, architect and a rei-F. Manson White, architect and a relative of Stanford White of Thaw trial
fame, pleaded guilty before Presiding
Judge Morrow yesterday afternoon to
having forged and passed a check for \$5
on January 20. He was sentenced to one
year in the County Jall, and paroied to
John Teuscher, of the Prisoners' Aid
Society. He was instructed to report
to Mr. Teuscher once a month.

Kans Sued on Mortgage.

Andrew Kan dealer in Chinese goods, and Mrs. Minnie Kan, his wife, are being sued in the Circuit Court for the recovery of \$8000 and interest on a mortgage. Louis G. Pfunder filed the complaint against them yesterday. The mortgage is upon 425 acres; a part of Perry Prettyman donation land claim. The plaintiff asks also for \$750 attorney's fees and \$163 taxes. \$153 taxes.

O. R. & N. Issues New Map.

What is considered by many to be the most up-to-date map of the Pacific Northwest in existence has been issued by the Oregon Railroad & Navigation Company. It is 48x84 inches and contains the map of Oregon, Washington, Idaho and strips of the country adjoining. An important feature of the map is the location of the various reclamation projects in the three states.

RECEIVER IS CONFIRMED

C. M. REDFIELD WILL TAKE CHARGE DESCRUTES CANAL.

Is Especially Charged to Supply Settlers Under the Ditch With Water. No New Sales May Be Made.

Divesting the receiver of all power to do more than preserve the property of the Deschutes Irrigation Company, an order confirming the appropriate of the Company of the Co order confirming the appointment of Charles M. Redfield, of Bend, was yes-terday placed on record by Judge Bean in the United States Court. The salary of the receiver was placed at \$250 per

L. K. Adams, junior member of the law firm of Sinnott & Adams, with of-fices in the Chamber of Commerce building, was named as special attorney for the receiver and his compensation fixed

the receiver and his compensation fixed at not to exceed \$100 each month.

The next step in the litigation will recur upon the complaint filed on behalf of the Ohio investors for a foreclosure of the first mortgage given as security for the bond issue in which they placed \$312,000. The Crook County Carey act reclamation people will have until Monday morning of next week, April 4.

in which to respond to the complaint.

"The bondholders of the concern will surely proceed with foreclosure of the mortgage," said Attorney Wilson last night. "We understand the former dedision of Judge Bean as to the right of the Easterners to maintain their suit, to be an announcement that the terms of the mortgage had been violated to be an announcement that the terms of the mortgage had been violated through the failure of the Deschutes through the failure of the Deschutes company to pay the installments of interest as they became due. Therefore the foreclesure is only a matter of time. "We will probably ask the court to cancel the bonds by a deed of the property, and will organize another company to proceed with the affairs of the concern, complete its plan of reclamation and redeem the contracts which have been made. It must be understood that we are ready at any time to accept the we are ready at any time to accept the ney due the Ohio people and step

Receiver Redfield will take charge of all the property, notes due from settlers, mortgages and everything of He will maintain the headworks of the canal system near the town of Bend, the canals and laterals now under construction, collect all fees from setconstruction, collect all fees from set-tiers and carry on the business as it was at the time he was appointed. The receiver is not authorized to dispose of any of the lands which are now ready to be supplied with water without a spe-cial order of the court, but is espe-cially charged with the duty of supply-ing settlers under the ditch with water during the present season.

State Chemist.

WRENTHAM, Or., April 1 .-- (To the address of the state chemist of Oregon E. J. E.

The State of Oregon has no chemist, However, there are two public chemists, One is C. E. Bradley, of the Oregon Agricultural College, Corvallis; the other. B. Williamson, care of J. W. Bailey, Food and Dairy Commissioner, Portland. Analyses of food are in the province of Mr. Williamson; other analyses of Mr.

Half the enjoyment of that fishing

COURT MOVES EAST Feet Tired-

CONDEMNATION SUITS BEGUN BANK CASE TO COME UP

Litigation Between Indians Involv ing Tribal Marriage Custom and Titles to Land Dependent Upon Them Are to Be Heard.

Beginning Tuesday morning the United States Court will hold its first term east of the Cuscade range. In the bill which provided for an additional District

which provided for an additional District judge for Oregon a clause was inserted providing that the court should remove to Pendleton on the first Tuesday of April each year, and that the judge to be appointed should preside. Therefore Judge Bean will make the trip. He will be accompanied by District Attorney McCourt and an officer to be designated by the United States Marshal.

Among the important cases to be considered is that of the receiver for the Farmers & Traders National Bank of La Grande against F. G. Bramwell, for recovery on a note found among the files of the wrecked concern, and which Mr. Bramwell asserts that he signed as an accommodation to Cashier J. W. Scriber, Mr. Bramwell is not accused of having received the money represented by the note, but it is asserted that he caused a claim to be filed against the estate of Scriber, who made an assignment.

Indian Cases May Puzzle.

Indian Cases May Puzzle.

Indian Cases May Puzzle.

The docket contains 15 controversies between Indian claimants to lands in the Umatilla reservation, and some of them are expected to tax the ingenuity of the court in their determination.

Following the Indian custom of "trial marriage," Mary McIntyre bore a papoose for Joe Guyett prior to their marriage. Each had received an allotment of land. Soon after receiving the land they were married. Investigation of the claims by the United States caused a cancellation of the award to Guyett, who sued for an interest in the 320 acres awarded to his wife. The couple were divorced, but not before another child had come to the tepee. Mary Guyett then married a white man named McIntyre, who later was sent to the penitentiary, and while he was there the woman obtained a divorce from him. She is now the wife of a man named Weich.

Elleh Parr is suing the United States as trustee for an interest in the estate of her adopted mother. The squaw who became foster mother to the waif of the foothills died and her two natural chil-

man named Weich.

Elleh Parr is suing the United States as trustee for an interest in the estate of her adopted mother. The squaw who became foster mother to the waif of the foothills died and her two natural children excluded the adopted daughter from participation in the estate. Ellen Parr is the wife of a Frenchman named John Dawson.

Marriage Is Questioned.

Another intricate problem for the court to unravel is found in the litigation between Yakima Joe and an Indian woman known as Tolsiap. Joe was a Columbia River reservation Indian who lived with a daughter of Tolsiap, whom he asserted he had married. After the daughter of Tolsiap had received an asilotment Joe went to the Warm Springs reservation, where he married another woman and secured an allotment. The daughter of old Tolsiap died, and the mother claimed the land as her heir, asserting that Joe and her daughter had never been married. Joe heard of the death and returned to the Umatillas to secure the land.

Says that the people throughout the Northwest are taking great interest in the City of Roses. Not any city on the City of Roses. Not any city of Roses.

PERSONAL MENTION.

Dr. Charles W. Barr, a prominent physician of Astoria, is at the Perkins.
Charles A. Small and Henry Gokey, of
Seattle, are registered at the Lenox.
W. H. Easter, prominent in lumber
circles, is registered at the Perkins

County Observer at Dallas, is staying at the Cornellus. Idaho, is among those registered at the Cornelius Hotel. C. L. Robbins, hailing from Nampa.

down from Hood River yesterday and is J. D. Kelty, a prominent farmer and capitalist of McCoy, is in the city, stayng at the Lenox

W. H. Edwards, a prominent rancher of Yambili County, is making a short gtay at the Cornelius. J. A. Finch, a well-known mining man of the Inland Empire, is registered at the Portland from Spokane.

R. E. Williams, well known financially and owning a bank at Dallas, is registered at the Imperial Hotel. C. A. Taylor, of Kelso, Wash, interested in sawmills in and around that city, is staying at the Perkins.

James R. Lewis and Robert M. Everett, lumber operators of Klamath Fulls, are at the Nortonia Hotel. F. L. Waters, ex-Mayor of Salem, came

down from the state capital yesterday and is making his headquarters at the H. C. and H. J. Copenhagen, contract-

ers working on the Oregon Trunk Railroad, are among the guests of the Nortonia Hotel. C. B. Bernard, of Yokohama, Japan, is staying at the Portland Hotel. He is en route to the East, but will spend several days in this city.

R. R. Zane, Western manager of a large drug concern, with his headquar-ters at San Francisco, is registered at the Seward Hotel.

F. D. Thayer and wife and J. L. Dunning and wife, of Denver, are staying at the Seward. They are on their way to California.

W. E. Amann, one of the best-known oil operators in the West, having his headquarters at San Francisco, is stay-ing at the Oregon Hotel.

Mrs. Marion MacRae returned yester-day after an extended tour in the East. She is registered at the Cornelius, but will leave for her home at Hood River

C. A. McCargar, accompanied by his wife, arrived at the Seward Hotel yes-terday from Mosier. Mr. McCargar has extensive holdings of fruit land in that vicinity.

F. A. Bushnell, of St. Paul, is registered at the Nortonia. Mr. Bushnell is general freight agent of the Great Northern, and is making his regular tour

Northern, and is making his regular tour of inspection in the Northwest.

Elias Pierson, one of the leading bankers of South Bend. Wash, is registered at the Imperial. Mr. Pierson says that Southwestern Washington was never so prosperous as at the present time.

W. S. Cone of Bay City, arrived in the city yesterday and is staying at the Perking. Mr. Cone has extensive timber interests in this state, and recently purchased a large tract of timber land in Mexico.

J. H. Drissler, ex-Mayor and a promi nent business man of South Bend, Wash, is at the Portland Hotel. Mr. Drissler

So Tired?

TIZ Makes Sick Feet Well, No Matter What Ails Them.



TIZ acts at once and makes tired, aching, swollen feet remarkably fresh and sore proof.

It's the sure remedy, you know, for everything that gets the matter with your feet. It's for sore feet and for sweaty, had smelling feet, and for corns, callonees and bunions, too.

"For years I have been troubled with sore and tender feet; suffered intense pains. Have had the assistance of physicians without relief. I bought a box of TIZ, which worked a perfect cure, as it has with a great many of my friends. I would not be without it. All it requires is to be known to be universally used." A. F. Dreutser, Chicago.

universally used." A. F. Breutser, Chicago.

TIZ is not a powder. Powders and other foot remedies clog up the pores. TIZ draws out all polsonous exudations which bring on soreness of the feet, and is the only remedy that does. TIZ cleans out every pore and glorifies the feet—your feet.

You'll never limp again or draw up your face in pain, and you'll forget about your corne, bunions and callouses. You'll feel like a new person.

TIZ is for sale at all druggists, 25 cents per box, or it will be sent you direct, if you wish, from Walter Luther Dodge & Co., Dodge Bidg., Chicago, Ill. Recommended and sold by "The Owi Drug Store," 7th and Washington, Portland, Oregon.

to the South will assume charge at Sacramento as general agent.

P. Jorgen Olson, for many years the County Treasurer of Kandiyohi County, Minn., is in the city on an extended business tour to the Coast in general and Oregon in particular. Mr. Olson says that the people throughout the Northwest are taking great interest in the City of Roses. Not any city on the Coast is so favorably known to the intelligent mass of people in the East

The following letter written by A. L. Tetu is submitted to The Oregonian by the Employers' Association, with a request for publication:

quest for publication:

PORTLAND, Or., March 31.—(To the Editor.)—As a citizen of Portland I desire to call your attention to a nuisance which has of late grown very common in Portland.

I refer to the bamers of various unions intended to accomplish the rain of the business of their infended victims against whom they bear malice. I believe tolerating the carrying of boycott banners in the streets of Portland is not to Portland's best interests.

I am informed that this practice is not tolerated in any city in the East, and I doubt if it is permitted in any city on this Cosst, not excepting San Francisco, which everyone knows is in the saddest and sorest of streits on account of having granted

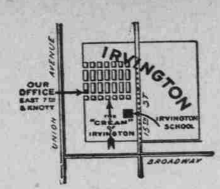
right.

In conclusion, there must be a law in the statutes of this city prohibiting loitering, and to my mind, a man who is permitted to act as a sentry and shouldering a lanner pace back and forth within a space of 25 feet for an entire day, as te permitted at the present time, she as guilty of loitering as anyone could be. However, this is a question for someone eise to decide.

A. L. TETU.

Federal Official Says It Is Most San-

itary in West. PENDLETON, Or., April 1.—(Special.)—Words of praise of the condition of the dairy herd and of the new barn at the



IRVINGTON

Is the finest residence section of the East

The best improved and most desirable section of Irvington is the portion blocked out on

Every street in this section is fully and excellently improved. These improvements are all finished and in use.

Every improvement the best that money

Asphalt paved streets-60 and 80 feet wide. Cement sidewalks 6 feet wide. Cement curbs and gutters. 7½ feet of parking, street side, and 2 feet inside of walks. Bull Run water mains-6 and 8 inches in diameter. Sewers-8 and 10 inches. Gas main-4 inches. Telephone and electric lights. Service connections have already been made with every lot. All these improvements completed and bonded.

> Everything in complete readiness for immediate home-building.

> The best streetear service in Portland. Cars every three to five minutes. These lots are a twelve-minute ride from the center.

> The Fifteenth-street extension of the Irv-ington line will be finished this Summer, furnishing additional ear service and doubling the value of these lots.
>
> These lots are one block distant from the

> large Irvington school-one of the finest in Portland.

> The time to buy is right now, before the Fifteenth-street line is completed. Work is being done now. Buy before the prices advance. \$1250 Inside Lots 50x100 10 per cent down and 2 per cent per month.

> Buy to build a home or buy to hold as an investment. Long before you have the lots paid for they will have doubled in value. Come to the Irvington office. Mr. Mumford

> is in charge and is there every day. Take Woodlawn or Alberta car or any other Union-avenue car. Get off at Knott street. Walk one block east to the Irvington office.

Rountree & Diamond, 241 Stark St.

ASYLUM HAS MODEL BARN

Coast, not excepting San Francisco, which everyone knows is in the saddest and sorest of straits on account of having granted too much freedom to the union. Los Angeles, known as the city of homes, stopped this practice with a vigor.

Thousands of Eastern people are coming into Pertiand daily, and, while finding a beautiful city with attractions of every kind to induce them to remeit and invest, yet they are confronted with this one insult to American dignity, and without doubt pames before buying property, or otherwise threating money to first satisfy themselves as to the government of the cliv.

If there is no law to enable this city government to stop this practice, would it not be clearly of services to the community for either some Councilman or public-spirled citizen to present an ordinance to the City Council, and thereby let all the people of Portland wake up to the fact of the importance of making their Councilmen understand that this nuisance is not wanted and and only herd and of the new barn at the Oregon asylum for the insance at Salem, were spoken today by Dr. S. W. McClure. Northwest chief of the bureau of animal industry, with headquarters in Pendieton, who has just returned from a trip of inspection.

"The herd consists of 120 cattle and is kept in the highest possible condition to produce milk economically." said Dr. McClure. When at the asylum I had the opportunity of examining carefully the new dairy barn which has just been completed under the direction of Dr. Lee Steiner. In my judgment this barn is the most sunitary and most up-to-date in every particular of any dairy barn in the Western states. We found the dairy cows free from tuberculosis."

Battle Creek Baths, room 22½ Drexel, 2d and Yahmill. M 1938, A 1938.

the enjoyment which they receive and the efforts which they make, comes the greater part of that healthful development which is so

essential to their happiness when grown. When a laxative is needed, the remedy which is given to them to cleanse and sweeten and strengthen the internal organs on which it acts, should be such

as physicians would sanction, because its component parts are known to be wholesome and the remedy itself free from every objectionable quality. The one remedy which physicians and parents,

well informed, approve and recommend and which the little ones enjoy, because of its pleasant flavor, its gentle action and its bene-

ficial effects, is—Syrup of Figs and Elixir of Senna—and for the same reason it is the only laxative which should be used by the

If you would have them grow to manhood and womanhood, strong, healthy and happy, do not give them medicines when medicines are not needed, and when nature requires assistance in

the way of a laxative, give them only the simple, pleasant and gentle—Syrup of Figs and Elixir of Senna. As you value the

health of the little ones, do not accept any of the substitutes which

unscrupulous dealers sometimes offer to increase their profits. Please to remembes, the full name of the Company—California Fig.

Syrup Co .- is printed on the front of every package. To get its

Buy a bottle today to have in the house when needed. Put

up in one size only. Regular price 50c

a bottle and for sale

by all leading drug-

beneficial offects it is necessary to purchase the genuine



It is not the price you pay for a lot so much as the percentage of profit you make on your investment—\$2.00 per week starts you in Montclair.

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Operates four trains each day to Tacoma and Seattle "PUGET SOUND LIMITED" The "crack" train to the Sound.

Leaves Grand Central Station at 3:30 P. M. daily; is composed of modern high-back day coaches, new parior cars, and new dining cars, in which it is a treat to dine. "TACOMA-SEATTLE EXPRESS".

'PUGET SOUND LIMITED'' 3:30 P. M. "NIGHT EXPRESS"12:15 A. M. Each complete in new and modern equipment.

All trains Electric Lighted. Tickets and seat and berth reservations at our ticket offices.

City Ticket Office, 255 Morrison Street,

Main 244.



Depot Ticket Office, Grand Central Station.

A. D. CHARLTON, Asst. Gen. Pass. Agent. Portland. Telephones

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