Oil Magnate in Most Cheerful Mood at Sailing -Followed to Europe by Three Reporters of New York Papers.

New York, June 1.—John D. Rocke-feller sailed for Europe yesterday and his going was marked by several un-usual things which he did. One was to pose for the newspaper photographers. He talked freely to the reporters, giving them a lot of advice, and he also told a confidential representative

giving them a lot of advice, and he also told a confidential representative in the oil business to "cheer up."

Wearing a golf cap. Mr. Rockefeller created great surprise by mixing generally with everybody on board the boat, getting acquainted and shaking hands at every opportunity. He wore a new wig and an old suit of clothes.

Because he was followed by three reporters, who were ordered to keep close to him during all the time he is absent. Mr. Rockefeller abandoned his modest stateroom and engaged a suit de luxe at a cost of \$1,150 for the trip. His meals will be served in his own apartments.

One of the reporters, who arrived too

late to get a picture, pleaded with the magnate for a special pose.

"I like your perseverance," said Mr. Rockefeller, 'and in recognition of it I will send you up to my daughter's house with my valet, who will tell her to give you one of my best photographs."

Just before the secondary

MAN WHO SHAVES HIMSELF IS NOT A BARBER, SAYS THE JUDGE

to sleep is not a nurse maid, according to a decision of Judge Frazer in the circuit court this morning in deciding the suit of Jess Manning against the Union Mutual Aid association, an accident insurance concern. Manning sued for the payment of an accident policy and the payment of an accident policy and the gasociation contested, alleging that Manning had represented himself to be ep is not a nurse maid, according payment of an accident policy and the association contested, alleging that Manning had represented himself to be in electric lineman and was in reality

given in the same amount as though Manning had been injured while work-ing at his occupation as lineman.

BRAVE FIREMEN FLINCH WHEN IT COMES TO KILLING CANINE

There was a tragedy at the central the bone shattered so completely that their efforts were in vain.

They summoned a veterinary surgeon, who pronounced the dog in a hopeless condition. Then it was decided that the ctim of the tragedy, which took the orm of an execution, with a fireman as secutioner. re station yesterday that has caused a gloom to fall upon the men who answer niarms from the Fourth street house. A little fox terrier dog was the victim of the tragedy, which took the form of an execution, with a fireman as The little fox terrier was playing in

The little fox terrier was playing in the street near the fire station yesterday, morning and, was accidentally caught beneath the wheels of a huge truck. One of its hind legs was crushed and the dog went limping down the street. It howled in pain as it passed the fire station and attracted the attention of a number of firemen.

covery. But the means of death was not so seasily decided.

At last, however, the chloroform method was suggested. A fireman secured a bottle of the drug and lots were cast to see who should administer it. The duty fell upon a truckman and the dog expired a few moments after the drug was administered.

It was a beautiful fox terrier of the finest breed. There was no collar or mark of any kind to indicate the owner and efforts of the firemen to ascertain to whom the dog belonged have been futile.

OF DISEASED MEAT

Chicago Health Commissioner Calls Those Who Object Long-Haired Crank

(Journal Special Service.)
Chicago, June 1.—Health Commissioner Whalen's statement that he instructed his inspectors not to interfere with the sale of tuberculous meat where the disease in the animal was "local" has aroused a storm of adverse criticism. His office is besieged by physicians and health inspectors who differ with him. The majority have agreed that it is exceedingly dangerous to permit meat from a diseased animal to be consumed, and all agreed that it is always a matter of doubt whether the infection is local or general. Whalen said:

"It would be folly to destroy \$3.006,-



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There is no check to the popularity of the plaid. For a novel pattern see our scroll designs—soft pleats with embroidery on center panels and cuffs; also three color effects on white grounds—scarfs of one color.



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occ worth of meat annually just to suit the long-haired cranks. The meat can be eaten and that much money saved without harming anybody. Under my administration the packers have saved more money than ever before. The packers are enabled to sell meat cheaper, and I am not going to change my methods to please the senseless agitators.

SEEK MILLIONS IN FINES **GRANTING REBATES**

Railroads Guilty of Granting Favors to Standard Oil Trust Must Pay for It.

(Journal Special Service.)

Washington, June 1.—Fines amounting to several millions of dollars will be sought by the government against the railroads shown by the Garfield report to have been guilty of granting favors to the Standard Oil company.

This report, with added details, will go to the department of justice this week, and, it is asserted, the way bills, bills of ladings, shipping records and other documents accompanying it will form a complete chain of evidence upon which to base the prosecutions.

Specific violations showing the granting of rebates on shipments aggregating more than 2,000 cars will be alleged in one instance. Recently the Chicago, Burlington & Quincy road was fined \$10,000 a car for six cars of shipments upon which rebates were given. No imprisonment penalty is covered by this act, but if this is made the standard of fines, the government hopes to teach violators a lesson.

MRS. LIZZIE ERICKSON SEIZED WITH INSANITY

Mrs. Lizzie Erickson, residing at 906
East Tenth street north, was taken into custody this morning by Policemen Price and Burke and booked on a charge of insanity. A number of complaints were received a headquarters that Mrs. Erickson was abusing her children and creating a disturbance. The patroi wagon was sent to the Tenth street address and considerable difficulty was encountered in inducing the demented woman to enter the vehicle. Mrs. Erickson is afflicted with a religious mania and inquired of Patrolman Burke if he was the general of the Salvation Army. Upon receiving a reply in the affirmative she signified her intention of proceeding quietly.

ST. ELMO MINING COMPANY

FILES INCORPORATION

Articles of incorporation of the St. Elimo Mining company were filed in the office of the county clerk this morning by C. R. Donohoe, A. A. Wright and E. B. McFariand. The objects are to develop mining properties in all parts of the United States. Capital stock, \$1,000,000.

Munity and T. J. Munity. They will deal in machinery and machinery supplies. Capital stock, \$500,000.

of proceeding quietly.

Mrs. Erickson was before the circuit court a short time ago on an insanity

INSTANTLY KILLED

Forest Grove Gives Enthusiastic Reception and Crowds Hear Address.

(Special Dispatch to The Journal.)
Forest Grove, Or., June 1.—One of the largest crowds that has ever been in Vert's hall packed the seats and standing room here yesterday until some had to stay without while Governor George E. Chamberlain spoke.

E. Chamberiain spoke.

The crowd came from all parts of the dounty, both Republicans and Democrats, and applauded the popular speaker to the echo.

Mayor Peterson and several prominent citizens met the governor at the train and escorted him up town. Business houses were decorated in patriotic colors and with life-size pictures of Oregon's chief executive.

In the afternoon Mr. Chamberlain spoke at Pacific university, where he was introduced by President W. N. Perrin and loudly applauded by both students and faculty.

Tatroduced by Republican.

Introduced by Republican.

At 2 p. m. he was escorted by prominent citizens to Vert's hall, where he was introduced to the big enthusiastic mass meeting by Forest Grove's Republican mayor.

received here on this occasion than four years ago.

Everybody listened, for they knew he had something to say, but many times they interrupted him with rousing cheers when he told of his policy.

Washington county is a strong Republican county, but many strong standpatters were heard to express their favor for Mr. Chamberlain yesterday and it is thought that he will poll a much heavier vote in this county than he did four years ago.

TOOZE GOES TO SLEEP.

Cottage Grove, Or., June 1.— The great political speaking of the day, as well as of the campaign, took place nere yesterday. After hard work by Hill Landess, John Long and ike Bingham, assisted by the band in drumming up a crowd to hear Judge Lowell and W. L. Toose, Just 41 voters and three women appeared in Masonic hall—"only that and nothing more."

While Judge Lowell was speaking Walter L. Toose went to sleep. During the Tooke address and peroration nine of the audience slept in peaceful serenity. At one time in the talk Mr. Toose, when he was referring to the fact that Governor—Chamberlain had slways voted the Democratic ticket; a Democrat who had wandered in started appliause, when instantly it was taken up. It was about the only appliause given during the entire speecmh. The meeting was a slim and sickening affair.

INDORSES CHAMBERLAIN.

Eulogistic of Executive.

(Special Dispatch to The Journal.)

Warrenton, Or., June 1.—The Citizens party held a meeting here Wednesday evening, which was well attended, being about equal to the Republican meeting of the night before.

Dr. H. L. Henderson, candidate for state senator, in addressing the people, dwelt upon the good record of George E. Chamberlain and argued that, having been tried and not found wanting in any way, he should be reelected. Other candidates made brief remarks and C. J. Curtie made a telling speech for political independence, citing President Roosevelt as opposed to partisan politics. J. M. Hughes, an attorney of Seaside, presided.

Galloway at Woodburn. (Special Dispatch to The Jenrael.)
Woodburn, Or., June 1.—Judge 8, 8
Gillespie of Portland and Charles V

Galloway. Democratic candidate for congress, addressed a large joint meeting in this city last night. Judge Gillespie made a strong plea for equal suffrage. Both speakers received enthusiastic welcome and their remarks were heartily applauded by members of both parties.

Gorvais Mears Candidates.

Gervais Rears Candidates.

(Special Dispatch to The Journal.)
Gervais, Or., June 1.—Democratic candidates held an enthusiastic rally here last evening. Nearly 200 gathered—to listen to Candidates Slater, Senn, Huckestein and others. The Rose City quartette sang their catchy campaign songs and much enthusiasm prevailed. Here again the crowd greeting the Democrats was larger than that which gathered to listen to the Republicans a week ago,

ALLEGES SUPERVISOR IS WORKING FOR STEVENS

Jacob Colleknon, a laborer employed on the county roads in district. No. 1 for the past six weeks, alleges undue influence used by Supervisor Miller to lead him to vote for Stevens.

Colleknon declares that a few days ago Miller tried to "pump" him as to his politics in general and to his preference for sheriff in particular. Colleknon was non-committal and Miller left him with the pointed remark that Stevens was the right man. Last Wednesday Tom Word passed along the road and stopped to talk to the laborer. That evening Colleknon distributed Word cigars among the boys and the next evening Miller, who had learned of Colleknon's leanings, told him to look for work elsewhere.

ST. ELMO MINING COMPANY

NO APPEAL FROM VERDICT OF JUSTICE COURT JURY

INSTANTLY KILLED
BY FALLING LIMB

Rainier, Or., June 1.—Yesterday afternoon Joe Cardwell, an employe in the Portland Lumber company's camp, was struck on the head by a falling limb and instantly killed. Cardwell was 40 years of age and a resident of Cathlamet.

If the Oregon statutes are to be literally enforced, a man who calls for a jury in a justice's court and loses the suit may not appeal unless there has been a judgment against him for more than \$20. To avoid this unfair denial of the right to appeal, Judge Fraser this morning held that the failure to secure a verdict for the amount sued for was in effect a judgment against the complaining party and denied a motion to dismiss an appeal in the case of Frank 1. Smith against Charles Schulenbarg.

Valuable Information Comes Into · Hands of Government Officials.

IS CONTAINED IN LETTER ADDRESSED TO PUTER

Missive Follows Him During His Plight and Finally Falls Into the Hands of United States Secret Service Agent William J. Burns.

Through United States Secret Service Agent William J. Burns District Attorney Bristol has in his possession new and valuable evidence against B. A. D. Puter and others, who are supposed to have been parties to land frauds. It is not known what is the exact nature of this evidence, but it is important and material evidence which has not been in the possession of the government until now.

The evidence is contained in a registered letter received from Puter vin Burns. The letter is, postmarked at Portland and was stamped on May 14, 1963. This was before Puter's flight to Chicago and before his first trial. Across the end of this registered letter is the name of Finley Morrison, a timber dealer in Portland, who had dealings with Puter in the past, with a request to return if uncalled for.

This envelope, while its contents are unknown, gives the details of the first flight of Puter just as clearly as though his wanderings were chronicled thereupon. It was sent first to Berkeley, but reached there after Puter had left that city. Then it was forwarded and reregistered at St. Louis, Chicago, Davenport, Iowa; back to St. Louis and finally reached Puter at Minneapolis, just previous to his arrest in Chicago.

It is known now that the government officials have been acquainted all along with Puter's Oakland hendquarters. Burns telegraphed from Alberquerque when he lost Puter's trail there to watch the Berkeley and Oakland headquarters. District Attorney Bristol knew of the Berkeley and Oakland headquarters. District Attorney Bristol knew of the Berkeley and Oakland headquarters. Puter then because he was not a fegitive until the day set for his appearance at court.

fugitive until the day set for his pearance at court.

ORDER MADE IN SUIT OVER RIGHT OF WAY

Olympia, Wash., June 1.—In the case of the state of Washington on the relation of the Ami company, a corporation, petitioner, against the superior court of the county of Pierce, Thad Huston, judge thereof, and the Northern Pacific Railway company, a corporation, respondents, the supreme court today granted a writ of certiorari returnable Friday. June 8, 1966. This is a case where the plaintiff seeks to set aside a judgment of the lower court which allowed the Northern Pacific railway to condemn certain lands lying on the Tacoma tideflats for railway purposes.



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