

ONLY OREGONIAN WHO FOUGHT IN CIVIL WAR IS DEAD

Major Geo. Williams, 71 Years Old, Succumbs to Neuralgia of the Heart; Crossed Isthmus to Battle.

Major George Williams, the only man who enlisted from Oregon who saw active service in the Civil war, died at his home, 465 West Park street, this morning at 11:30 o'clock.

Major Williams came to Oregon when a boy and resided at Salem with his parents. During his boyhood he fixed his mind upon a military career and was promised an appointment to West Point by Senator Edward Baker, but before the appointment came war was declared.

Williams went down the coast to the Isthmus of Panama and crossed and went up the Atlantic coast to Harrison Landing, where he enlisted and was assigned to the Fourth Infantry as a second lieutenant. The young soldier saw his first battle at the second battle of Bull Run.

After a stage of fever he again joined his regiment just prior to the battle of Gettysburg, and reached the battlefield on the morning of the second day of the battle. His regiment was sent to hold Little Round Top against the Confederate charge and while leading his men against the attack of the enemy he was struck by a minnie ball, which carried away his right leg below the knee.

As soon as Lieutenant Williams was out of the hospital he was ordered into the recruiting service and was breveted captain for conspicuous bravery at the battle of Gettysburg. He retired from active service November 11, 1862, and returned to his home at Salem. Upon his arrival in Oregon Major Williams was given an ovation by the people, he being the only veteran who had enlisted from his state.

After his return to Salem Major Williams went into business in the capital city and for many years was one of the leading citizens of the Willamette valley. He served as mayor of Salem and was prominent in local affairs.

In 1905 the banking firm of which Major Williams was at the head, failed and three years later Major Williams and his family came to Portland, where they have since lived.

Major Williams was a great student of history, especially of the Civil war, and had perhaps the most extensive detailed knowledge of the movements of both the Union and Confederate armies during that long conflict of any man on the Pacific coast.

Besides his wife Major Williams leaves two brothers and one sister, Richard Williams and Emmet B. Williams and Mrs. Helen Stratton. One son, Fred Williams, recently returned from Alaska, where he was in the government customs service for several years. Another son, Richard W. Williams, is an engineer employed in the office of Major McIndoe. An only daughter, Mrs. Fletcher Gaddis, also lives in Portland. Funeral arrangements have not been made.

GRUBER TO BE CANDIDATE FOR SEAT ON THE BENCH. S. H. Gruber, an attorney with offices in the Board of Trade building, has announced his intention to be a candidate for the Republican nomination for the circuit court judge. He declares he is independent in principle and will go before the people for the nomination, going on the ballot by petition. Mr. Gruber took a prominent part in the fight for the new garbage crematory for the city.

Clyde Out for Legislature. Ralph E. Clyde announced his candidacy for the legislature today, by filing his declaration of intention to run with the county clerk. Clyde is a Republican and is seeking the nomination before the people. In his declaration he says that he is a believer in the primary law without any fixing. He says also that he is for statement No. 1 for the employers' liability law; for proportional representation; for municipal ownership and for freedom from adverse medical legislation.

A Pleasing Combination Post Toasties with Cream and Sugar. Adding strawberries or any kind of fresh or stewed fruit makes a delicious summer dish. The crisp, golden-brown bits have a most delightful flavour—a fascination that appeals to the appetite. "The Memory Lingers" Sold by Grocers. POSTUM CEREAL CO., LTD. Battle Creek, Mich.

GILLETTS ATTACKS RICKARD AS A LAWBREAKER

Retorts Upon Fight Promoter in View of His Charge That Governor Reversed Himself; Faked Interviews Alleged.

(United Press Leased Wire.) Sacramento, July 8.—Declaring that Tex Rickard would have deliberately violated the law of California if he had not been thwarted by prompt executive action, Governor Gillett today attacked the fight promoter, accusing him of attempting to defame the state.

"My attention has been called to published interviews with Tex Rickard wherein he puts me in the Annapolis club," said Governor Gillett. "He might have done worse by putting me in his class. I never told anyone that I would not interfere with the fight. I have said that a sparring exhibition was lawful in this state but that a prize fight was a felony. I have also said that it was the duty of the local authorities to enforce the laws of the state against prizefighting and that the governor had no right to stop and prevent tumults, riots and infractions of the law excepting where the local authorities were unable or unwilling to do so.

False Interviews Published. "The press of the country printed interviews with me that never took place. In these interviews I was made to say I favored the fight, that it was a good thing for San Francisco, and that it would bring lots of money into the state, all of which I never said and in none of which I believe. "These false interviews came so fast that I commenced to believe that they were being given for the purpose of creating an impression that the fight would take place in this state, and that the governor and those in authority were in full sympathy with it, and that this might discourage those who were anxious to save the fair name of the state."

Came to Violate the Laws. "The attorney general told me that Mr. Rickard told him that it was not going to be a sparring exhibition, but the greatest prize fight the world ever saw. Mr. Rickard is not a citizen of this state. He came here for the express purpose of violating our laws. He had been permitted to do so he would have put shame upon San Francisco and disgraced the fair name of California throughout the world.

"If I had not interfered he would have carried out his plans, he would have wantedly violated our laws and he would have left us to bear the best we could of the just criticism that is now being made by the people of this nation against the fight and the race riots that it caused. "California is a moral state. It is not in sympathy with men like Tex Rickard or the gentlemen he follows. It is concerned with the elevating of its citizens."

Prize fighting is demoralizing and brutal, and corrupts the morals of youth, and I hope it has seen its last days in California.

R. BALLINGER SAYS NEWELL'S BUREAU TO BE MADE OVER

(United Press Leased Wire.) Chicago, July 8.—Declaring that the reclamation service was soon to be reorganized, and including a number of changes in the staff of the service would be made, Secretary Ballinger today, though criticizing Director Frederick H. Newell, refused to say whether or not he was to be dismissed. Ballinger declared Newell's writings were "un-American" and added that considerable evidence was presented to the congressional investigating committee which "reflected upon the director's services."

"One thing is certain," said the secretary, "and that is that the reclamation service is going to be reorganized on a business basis so that it can perform the maximum service for the country. Anyone whose presence interferes with its best interests will not stay. Personal feelings will not count in the reorganization. "Pinchot and Garfield conspired to blow me out of office. Of that I have no doubt. Fairly clear evidence of this was the discovery that they had obtained the services of a stenographer in my office. Nevertheless, they did not blow worth a cent."

SEEKS TO ESTABLISH TITLE TO \$1811.30. George Stenger, administrator of the estate of William A. Johnson, who was murdered in the New Grand Central hotel on June 26 and whose body was found in a trunk, has begun suit in the circuit court to establish his title to \$1811.30 now in the possession of Chief of Police Com. The money was taken from Mrs. Carrie Kirsh, who says the money was given to her by Johnson the day of his death.

Mrs. Kirsh, who is jointly indicted with J. P. Webb for the murder of Johnson, is a joint defendant with the chief of police in the suit brought by Stenger. He alleges the money was wrongfully taken from Johnson by Mrs. Kirsh, and wants it turned over to the estate. He says it consists of \$1800 in currency, a \$5 gold piece and \$5.30 in silver. Giltner & Sewall are his attorneys.

New Record at Rheims. (United Press Leased Wire.) Rheims, July 8.—Hubert Latham today hung up a new 100-mile record by negotiating the century flight in his Antoinette monoplane in two hours and nine minutes. Immediately after Ollesingers set out to better his own continuous flight record, made yesterday, when he traveled 150 miles in three hours, 39 minutes and 39 seconds. At the end of two hours and 28 minutes he had traveled 125 miles and was still going, with every prospect of setting a new mark. A new 3-story concrete building is being erected in Central Point.

SLOGAN OF PACIFIC COAST B. P. O. E. IS 'PORTLAND IN 1912'

Special Bearing Slope Delegation Toward Detroit Receives Very Hearty Welcome at Baker City.

(By Monroe Goldstein. (Special Dispatch to The Journal.) Tipton, Wyo., July 8.—On Board Elk's Special.—Hats off to Baker City. The boosters of the busy eastern Oregon metropolis again demonstrated yesterday that they are justly entitled to confederacy when it comes to planning pleasant specialties and entertainment. Lined up on the depot platform when the Portland Elk's special pulled into the yards was the peerless Baker City Concert band and over 200 members of the local lodge of Elks. To the tune of Auld Lang Syne, accompanied with the rousing cheers of the crowd, the Portland delegation filed out of the coaches and, led by Glenn F. McKinley, a prominent young attorney of Wallace, Idaho, a dance was soon in progress on the station platform.

The ladies of the excursion, who are the most enchanting boosters on the train, took an active part in the festivities. Prior to the departure of the train Baker City lodge placed several barrels of "suds" on the commissary car. "Portland in 1912," is the slogan of the Elks who are traveling with the special. The coast delegation to Detroit will be a hard unit to hang for Portland for the 1912 convention.

RICKARD ENGAGED ANSWERS GILLETTS; SAYS HE WILL SUE

(United Press Leased Wire.) San Francisco, July 8.—When shown an interview given by Governor Gillett to the United Press today denouncing him as a man who deliberately planned to violate the laws of California, Tex Rickard replied saying he was planning suit for damages against the governor. His attorney had already begun preparation of the papers, he declared. He will ask for damages to cover the loss of profits entailed by the transfer of the Jeffries-Johnson fight to Nevada. The sum, he says, will probably be about \$300,000.

"What Governor Gillett says about me personally," said Rickard, "does not hurt me, but I want to say some things that I know to be facts and that do hurt him. I am in the same line, judging from his interview today. "Gillett's statement that he never told any one that he would not interfere with the fight is absolutely untrue. There is not an atom of fact in it. On the other hand, Gillett told me, in the presence of four witnesses, each of whom is willing to furnish an affidavit to the effect, that he was not opposed to the fight in California and that he positively would not interfere. This statement was made by Gillett on a streetcar and I cannot see how he has the temerity to say he didn't make it.

"I didn't want to come to California with the fight in the first place, and it was only after all the newspapers had stated that I had been assured that there would be no official interference, that I decided to stage the fight. Gillett at the time seemed to be as enthusiastic about getting the fight for his state as any one I talked to. Then, to have him deliberately lie—turn his back on every statement made in the presence of witnesses—denies that he had ever said he would not interfere with the fight, and proceed to oust it from California—well, my attorney and I will see what can be done in the way of getting satisfaction.

"My attorney is now at work with me on the papers, and we will bring suit against Gillett as soon as we can determine just how much Gleason and I lost by moving the fight to Nevada. I am not now prepared to say just how much the difference is, but it will be close to \$300,000. However, whatever the amount is to be, in our best judgment, we will ask for it.

"The statement that I told Attorney General Webb that the exhibition was not to be a sparring exhibition is as absurd as it is untrue. I never said any such thing. I do not hold Webb responsible for any statements alleged to come from him in statements from Gillett. I do not think Webb is in the least responsible. He only acted under instructions from Gillett in everything he did."

Rickard would not divulge the names of the four witnesses who, he said, heard Gillett promise not to interfere with the fight. Making these names public, Rickard said, might interfere with the plans of his attorneys, as the men would figure in the damage suit.

WILL TAKE CHANCES WITH GOVERNMENT'S SUIT. L. C. Garrigus, representing 90 men who desire to have homes on the Oregon and California land grant lands, appeared in the United States court and informed Judge Wolverson this morning that he would like to take his chances with B. D. Townsend's suit to cancel the grant made to the railroad company.

In other words, he wanted to interpose, so that should the decision of the court be with the government, his 90 clients would get in on the ground floor. Since there are only some 5000 already struggling for standing room it might appear that 90 more would make no difference. Judge Wolverson, however, told Mr. Garrigus that it would be better to wait until W. D. Fenton, attorney for the railroad company, was in court. It is probable that the 90 new names will be added to the complaining list next week.

Silver in Window Seized. Ralph Tomlinson, formerly employed as cashier for the Spanton company at 307 Oak street, has sued the latter for the recovery of \$135 in wages and \$50 attorney's fees. Early this afternoon Deputy Constable Kiernan attached \$250 in silver which was part of \$1500 in silver which the company had in a window as indication of the worth of a lot on Council Crest.

WANTS TO KNOW IF SHE IS MARRIED

Judge Morrow Will Endeavor to Take Kinks Out of Tangle of Woman Twice Married—Wants Marriage Annulled.

Married to George Oulless nine days after her divorce from Worth Beebe, Mrs. Mabel Oulless or Beebe—she is not sure which—sought to have her last marriage annulled in the circuit court this morning. Judge Morrow, who heard the testimony, was a little doubtful about the law in the case and took it under advisement.

Mrs. Oulless (or Beebe) said she married Worth Beebe in 1906. He deserted her and on September 21, 1909, she obtained a divorce in Clackamas county. She said Oulless wanted to marry her and she consulted with Paul Deady, an attorney, who advised her she could marry at once. On September 30 she was married to Oulless by Justice Bell. Later other lawyers told her the last marriage was illegal, being against the Oregon law which forbids remarriage of divorced persons within six months from the granting of the decree.

Wants Point Decided. Judge Morrow said he would like to make a ruling on the question of remarriage within six months that can be carried to the supreme court and settle the disputed point once for all. Some lawyers contend that in a default case a new marriage at once is legal, as the defendant has no right to appeal in such a case. Others hold that as the state is a party to all divorce suits, the six months allowed for appeal must elapse before a new marriage is valid.

Mrs. Charlotte A. Lacy told how she has worked as a stenographer and cashier in a restaurant to earn money to carry Henry C. Lacy, Jr., through medical college, and then, after he graduated, failed to induce him to return to her, although she sent him \$200 to bring him from Pennsylvania to Portland.

Mrs. Lacy said she was married in 1899. Her husband wanted to become a doctor, and in 1905 he went east to attend the Jefferson Medical college. She sent him money to keep him in school so he could achieve his ambition, and after two years he graduated.

In June, 1908, she sent him \$200 to come to Portland, but he has remained in Mont Alto, Pa., employed in a sanitarium. She wrote him of locations in Seattle and other places, but he did not try for them. He said he would come out if she would furnish \$800 or \$1000 to set up an office for him, but she did not have the money. At last she decided to abandon hopes and sue for a divorce. She will resume her former name of Hall.

Mrs. Clara Cunningham said Frank M. Cunningham knocked one of her teeth out last October by a blow in the mouth. He spent his money for drink, she testified, and they were evicted from the place they were living in because he ran \$20 behind on the rent. He left her last winter, she said, without any food or fuel in the house. She was married in Astoria, in 1905. Her decree allows her to resume the name of Clara Shumake.

Ira A. Hutchings, the lone man who appeared for divorce today, said Orpha Theo Hutchings deserted him at Woodland, Wash., in July, 1908. Hutchings said his wife wanted to go to dances and other places of amusement too often, as he was working hard and could not go with her. She came to Portland and left him. They were married at Eagle Creek, Or., in 1903.

Eva Stafford secured a divorce from Bert H. Stafford on grounds of desertion and habitual drunkenness. They were married in Kelvin, S. D., in 1901, and Stafford left her at Botteneau, N. D., in July, 1905, after a season of unhappiness.

Clara Kemp testified that Lee Kemp gave her two black eyes soon after they were married, and she was compelled to leave him. Kemp recently had secured a change of name in the county court from Kempinsky to Kemp. They were married in Portland in June, 1909. Alice B. Brizee was granted a decree from Bert N. Brizee on the ground of desertion. He left her in June, 1905, after a married life of less than two years.

Celia Surkis testified Joseph Surkis was cruel to her and left her months at a time for three different periods. She was married in New York City in 1892.

YOUNG TEAMSTER MAY RECOVER FROM WOUNDS. Walter Hayes, young strike-breaking teamster in the employ of the Oregon Auto Dispatch company, who was assaulted and dangerously wounded in a shed on the Alder street dock Wednesday morning, probably will live. Attendents at St. Vincent's hospital said today that his condition was much improved.

While working in the shed Wednesday morning, Hayes was assaulted by four unidentified men. One of them wielded a piece of steam pipe and crushed Hayes' head in. A physician of Portland has offered a reward of several hundred dollars for information which will lead to the capture of Hayes' assailants.

RINALDO WILL BE SENT TO THE ASYLUM. Frank Rinaldo, who tried to wreck trains of the lines of the Southern Pacific and the O. W. P. line to Casadero, was pronounced a paranoiac by Dr. S. E. Joseph and Dr. A. E. Rockey yesterday afternoon upon examination as to his sanity. He gave wandering answers to questions that were asked, saying he wanted to "get even" with the car company for refusing to give him transfers on former trips, but did not want to hurt anybody and did not know that the cars would be wrecked. He wanted to go back to Italy, he said. County Judge Gleaton withheld the commitment to the asylum until, after a conference with the district attorney. He will be taken to the asylum and will not be tried on the two indictments against him, as the district attorney is agreed that an insane man should not be tried.

SALEM BANKS SHOW INCREASED DEPOSITS

(Salem Bureau of The Journal.) Salem, Or., July 8.—Statements issued by three Salem banks at the close of business June 30, disclose an in-

crease in individual deposits since November 1, 1909, of \$248,816.47. Individual deposits in Salem banks on November 1, 1909, equaled \$3,758,319.71 and on November 1, 1908, \$2,780,809.90. On June 30 this year they aggregated a total of \$3,984,930.15, divided among

the banks as follows: Ladd & Bush, bankers, \$1,940,403.48; Capital National bank, \$573,243.78; United States National bank, \$780,082.95. Forty-seven million dollars will be spent for new subways in New York.

GOODMAN'S GREAT ANNUAL No Profit Shoe Sale. The Largest Men's and Boys' Shoe Store Offers Every Shoe in the Store at Absolute Factory Cost. Our Factory Behind Every Pair. Boys' Shoes OUR FACTORY GUARANTEED KIND—No Profit Sale Prices. \$1.75 VALUES \$2.00 VALUES \$2.50 VALUES \$3.00 VALUES. \$1.35 \$1.55 \$1.85 \$1.95. Men's Half Shoes or Full Shoes For dress and work, in tan, black, gray, oxblood, white; elk or oak soles. No Profit Sale Prices—\$2.50 VALUES \$3.50 VALUES \$1.75 \$2.45 \$3.00 VALUES \$4.00 VALUES \$2.15 \$2.85 \$5.00 VALUES \$3.35. High Topped Shoes For logging or fishing, our factory guaranteed kind. \$4.00 VALUES \$5.00 VALUES \$2.95 \$3.85 \$4.50 VALUES \$6.00 VALUES \$3.35 \$4.35 \$7.00 VALUES \$5.45. OUR LARGE SHOE REPAIR FACTORY INSURES YOU RAPID, RELIABLE WORK. GOODMAN'S FOR GOOD SHOES 88 Third St. Opposite Chamber of Commerce Between Stark and Oak Streets.

A Talking Machine Sensation. Remarkable Price Reduction on a Solid Carload of Highest Grade Talking Machines, Records, Cabinets. You Save \$50 If You Buy Now. While east recently the manager of our talking machine department consummated a deal that is without equal in the records of the talking machine business. We are enabled thereby to make the most extraordinary sale in a complete talking machine equipment ever offered. We have just received this shipment—a whole carload of the highest grade and very latest styles of talking machines, cabinets, and the finest of records, and only while this lot lasts will we offer this complete equipment to you at an actual saving of \$50. Talking machines and cabinet prices are almost invariably fixed. Never heretofore have these articles been obtained under stipulated prices. You can easily prove it to yourself that this equipment cannot be duplicated elsewhere for less than \$50 more than we are now asking. It is only another instance of the great buying power of this enormous organization, and proves again that those who buy at Eilers are always sure of these two things—prices always lower than elsewhere on the same quality goods—musical instruments only of reliable grade. We do not require you to pay cash for this outfit as you might expect, with this extraordinary reduction in price, but you can secure it on payments you need never worry about meeting. This complete outfit, the beautiful machine, the \$15 "Music Master" horn, the artistic cabinet, and fine records, easily worth \$164.95, will be delivered at once to your home on payment of only \$12.95, and the rest can be paid at a rate as low as \$1.50 weekly. There is only one carload of this shipment, and unless you buy now you will lose this opportunity to save \$50. No up-to-date home is now considered complete without a graphophone, and this offer enables you to possess a talking machine and a complete outfit that you will always be proud of. See these beautiful talking machines and cabinets in our show window. Come in and hear them. Do not wait another day, but select yours now, while you may at this great saving. \$164.95 Worth, for \$50 Less. This complete Talking Machine Equipment consists of the very highest grade and latest model, large 12 inch disc Talking Machine. It is the quadruple spring motor type, with all the latest improvements, and has a handsome mahogany base—\$100 is the established value for such an instrument. Included is the now famous "Music Master" Horn, which softens and amplifies the tone, and is sold generally for \$18. The Cabinet is one of the handsomest and costliest we have ever received, and cannot be duplicated below \$40, and more is frequently asked for it. In addition to the above, we offer you choice of 45 latest and best selections of instrumental and vocal music, which would usually cost you not less than \$14.95. Here's what you get: Talking Machine, Music Master Horn, Mahogany Cabinet, 45 Selections Music. Total value... \$164.95. Here's what you pay... \$12.95. Here's what you save... \$50.00. If the usual metal horn is desired, a further reduction of \$10 will be made. 353 Washington St., at Eighth. Wholesale Dept., 15th and Pettygrove Sts.