

# The Dalles Chronicle.

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NO 243

## G. M. PULLMAN DEAD

George M. Pullman Expires Suddenly at Chicago.

HEART DISEASE WAS THE CAUSE

He Retired Apparently in Good Health Last Evening and Was Dead at 4.30 O'clock This Morning.

CHICAGO, Oct. 9.—George M. Pullman died suddenly of heart disease this morning in his magnificent brownstone home at the corner of Prairie avenue and Eighteenth street. He retired last evening at the usual hour, which was somewhat early. He was apparently in ordinary health, and there was no indication of his demise or indeed any premonition even of illness. While seemingly in good health, however, Mr. Pullman has been complaining during the last three or four days of the hot spell of feeling rather uncomfortable.

After leaving his office at 5 P. M. yesterday, Mr. Pullman remained at his residence all the evening. About 4:30 this morning he awoke and called his body servant to his bedside and again spoke of feeling uncomfortable. Finally he requested that the family physician, Dr. Billings, be sent for. In the meantime Dr. Charles Eton, of New York, an intimate friend of the Pullman family, and who was visiting at their home, went hurriedly into the sick man's bed-chamber. Mr. Pullman grew rapidly worse and a second message was sent for Dr. Billings. Before the doctor could reach the house Mr. Pullman had become unconscious, and he never rallied.

Mrs. Pullman, who was in New York, was immediately telegraphed and is now on her way to Chicago. She is expected to arrive in Chicago tomorrow forenoon on the Pennsylvania limited. She has been spending the season at Elberon, N. J., but went to New York a few days ago, preparatory to coming west for the winter.

Mr. Pullman, while in apparent good health recently, formerly had some stomach trouble which he attributed largely to the condition of his eyes. His belief was that about all the bodily ills were due to the eyes. During the early part of last week he gave the visiting officials of the Pennsylvania road a dinner at the Chicago club, and was in excellent spirits.

It is believed in local stock exchange circles that Horace porter will succeed Mr. Pullman as president of the Pullman Car Company. Pullman's fortune is variously estimated at from \$30,000,000 to \$40,000,000.

### LUETGERT JURY STILL OUT.

Present Indications Point to a Disagreement.

CHICAGO, Oct. 19.—The jury in the Luetgert case has not reported up to 2 P. M. Shortly before 1 o'clock the jurors gave their orders for dinner. This would seem to indicate that they were some distance from a verdict. The belief is strengthening rapidly that the result of their deliberations will be a disagreement.

Luetgert was astir early. He soon lit a cigar and seemed in fairly good spirits. To an Associated Press reporter Luetgert said:

"I slept well last night and ate a hearty breakfast. I believe I shall be

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acquitted, but you can't tell what a jury will do after all."

One by one the counsel in the case arrived in the courtroom. At 10 o'clock Judge Tuthill sent word that he would come to the courtroom immediately on notification that his presence was desired.

Shortly after 10 o'clock a bailiff came from the jury room and secured from the clerk an envelope and the blank form of a verdict. A rumor was in circulation that the verdict was signed, but afterwards one or two of the jurors changed their minds, so that the verdict was torn to pieces.

The court room began to fill up about midday. Many notable men crowded in and remained some time in the hope of hearing the verdict.

The monotony of the weary waiting for the verdict was broken by the arrival of Judge Tuthill. He had been sent for by State's Attorney Deene. The judge did not call the court to order, but retired to a private room, where had a consultation with Judge Vincent and the state's attorney, Judge Tuthill afterwards announced that he had fixed 3 o'clock as the time he would return to the crimina' court building.

Judge Tuthill remarked that if the jury did not agree this afternoon he would keep them out all night again.

At 1:30 this afternoon, State's Attorney Deene informed the Associated Press that the latest and best information he had on the attitude of the jury was that eight stood for conviction and infliction of the death penalty, and that four were holding out for acquittal. Deene said that a verdict was reached by this evening, but he did not expect a return until tomorrow.

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### HER SECRET.

Actions Speak for Themselves—He Was Willing to Read Her Mind.

For many years the young woman had called upon Ulysses. She had brought him numberless packages of choice cigarettes, as well as divers specimens of the most expensive genus cigar, says the St. Louis Post-Dispatch. She had repeatedly purchased tickets for various celebrated prize fights and after escorting him thither would see to it that he had plenty of lemon cream puffs to munch upon during the intervals of slugging. Many and many an evening had she assisted him in increasing the numerals upon his poor hard-working mamma's coal and gas bills, and she had seen four several sets of new springs added to the parlor sofa. But hitherto she had not stood up like a woman and boldly declared her love for him and requested to be allowed to pay all his expenses in the future in consideration of his donning her last name.

But upon this special evening in question Ulysses had her dead to rights. It may have been the witching golf costume in old gold and baby blue that he wore or the shy grace with which he placed his tiny palm in hers. However, be this as it may, she could no longer restrain herself, but impulsively threw her arms about his frail, shrinking figure and drew him tenderly toward her. As her lips rose from his she lovingly murmured: "This kiss tells you my secret."

And Ulysses, as he furtively removed some cut plug from his mouth, found an opportunity to observe: "Would you — you—mind—saying—it—over—again?"

### HOLD A NET FOR A BEAR.

Brain Makes It Lively for a Couple of Up-to-Date Hunters.

The following is vouched for by a reliable citizen of the locality where the event occurred, near Disco, 12 miles from Black River Falls, Wis., says the Chicago Chronicle. The farmers had been annoyed by wolves and one of them found a den that he thought would hold a dozen or more. Four of them went there with a large fish net, a long tin tube and a double-barreled gun. They had heard of scaring animals from their den by putting a tube in the hole and then shouting through the tube. Two of them held the net over the mouth of the den and another stood ready with the gun, while the fourth one managed the tube. He gave a fearful screech into a funnel fixed in the end of the tube and after an effort or two there was a rush and growl and out came a black bear as though possessed of nine demons.

He plunged into the net and the two men and the bear had a merry time. The man with the gun didn't dare shoot, for he could not tell where there was the most bear and the least of the men. The net broke and let his bearship through and he made for tall timber at a marvelous rate, but the net men looked very discouraged and it will be a cold day when they try it over again.

The informant was very reticent about telling who the men were, but as he had a double limp, his face scratched and was in the city for a new suit of everyday clothes it looked as though he knew who helped hold the net.

### National Revenue.

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### SUMMONS.

IN THE CIRCUIT COURT of the State of Oregon for Wasco County.

The Oregon Railroad & Navigation Company, a corporation organized under the laws of the State of Oregon, Plaintiff,

vs. Thomas J. Bulger and — Bulger, his wife, whose given name is unknown to plaintiff; D. L. Cates, George Gardiner and Fannie E. Gardiner, Defendants.

IN THE NAME OF THE STATE OF OREGON you and each of you are hereby required to appear and answer the complaint filed against you in the above entitled action on or before the first day of the term of the above entitled court following the expiration of the time prescribed in the order for the publication of this summons, to wit: on or before the 8th day of November, 1897, that being the first day of the next regular term of said court, and if you fail to so appear and answer the complaint of the plaintiff, for want thereof the plaintiff will apply to the court for the judgment prayed for in said complaint, to-wit: For the condemnation and appropriation for a right-of-way for a railroad of a strip of land one hundred feet wide over and across the following described lands: Commencing at a point 1190 feet north from the southeast corner of the southwest quarter of section six, township two north, range eight east, in Wasco county, Oregon, thence north 70 feet to a point; thence north 86 degrees 34 minutes east, 280 feet to a point in the north boundary of the right-of-way of the Oregon Railway and Navigation Company, now Oregon Railroad and Navigation Company's right-of-way; thence southwesterly along said north boundary of said right-of-way to the place of beginning, containing 23-100 acres. Also another tract of land situated in said section six, described as follows, to-wit: Commencing at a point in the south boundary of the right-of-way of the said Oregon Railroad and Navigation Company, which point is 1175 feet north and 200 feet east of the southeast corner of the southwest quarter of section six, township two north, range eight east; thence north 86 degrees and 34 minutes east, 315 feet to a point on the south boundary of the said right-of-way; thence on a curve to the left with and along the said boundary of said right-of-way in a westerly course to the place of beginning, containing 47-100 acres; said land to be used for the re-location of the railway of said plaintiff across said premises as provided by section 3241, Hill's Annotated Laws of the State of Oregon. And plaintiff will also take judgment for its costs and disbursements in this action.

This summons is served upon the defendants above named by publication thereof in THE DALLES CHRONICLE by order of Hon. W. L. Bradshaw, Judge of the Seventh Judicial District of the State of Oregon, made at chambers in Dalles City, Oregon, this 25th day of September, 1897.

W. W. COTTON, J. M. LONG and W. H. WILSON, Attorneys for Plaintiff.

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