### "DON'T THROW THAT BODY OVERBOARD

Graham, the War Correspondent in His Great Book "SCHLEY AT SANTIAGO" Tells the Whole Truth.

Admiral Schley is threatened by his enemies, and the cause is attributed to George E. Graham, the War Correspondent, and his book-"Schley and Santiago."

This book contains an autograph letter of Schley's addressed to Graham, in which Admiral Sampson is by inference criticised for not having been present when the Spanish Fleet was destroyed.

What a horde of petty politicians are clamoring against Schley and for what reason?

Sampson's friends are afraid of the wonderful success of this new book of Graham's is meeting with. Why?

Because this book with its 500 pages of eloquent facts, and its fifty pages of actual photographs, so thoroughly refutes all the charges made in the first court-martial, and puts it entirely out of the question to start a second one, that the press antagonistic to Schley are turning heaven and earth to stop its sale and thus kill the wave of enthusiasm for Schley and his cause which is sweeping the country.

Mr W. B. Conkey, the well known Chicago publisher, is keeping his great million dollar plant at Hammond busy night and day, and the mail orders that are coming in, each letter containing one dollar and fifty cents for each copy of this wonderful book, serve to keep a small army of clerks very busy. Here is an autodote taken at

random from Graham's book.

The Brooklyn was alone-"On our starboard side were the four Spanish vessels, each one of them plainly in view and each of them firing. If Schley had given the slighest indication at that moment that he was afraid of the result, or if he had ordered the helm put over to take the Brooklyn out of the fight, it is perfectly possible that panie would have seized us all. But as cooly as if he were cruise, Commodore Schley said to did, in fact, pass on the question of Cook all in the same broth, 'Well, command. we are going to stay with them, keep her in toward them,' and in the next instant, to Ellis, 'Get that range, Ellis.' Ellis stepped out from the shadow of the turret and took the range. '1.200 yards,' he sang out and turned to step back. The next moment his headless body dropped to the deck. A six-pound shell had knocked his head off. Two men were about to throw the body overboard, but Schley said quickly, 'Don't throw that body overboard. Christian burial."

## "WHIZ! WALK A MILE"

It's quick work going down the slide, but it's a long climb back to the starting It is very much that way with it is quickly lost and slowly



hel in the "Discovery," neither opium, cocaine nor other narcotic.

"I was sell ran down; had no strength; had sharp darting pains all through me; head and back gelle every day," writes Mrs. Frank Caswell, of Salamanca, N. V. "I was also troubled with a distressed feeling in the stomach and pain in frunt of the slay bones. I had a severe cough and it nearly killed me to draw a long breath, I was so sore through my lunes.

"I wrote to Dr. Fierce, telling my symptoms as near as I could. He sent me a very kind either, advising me to try his medicines, which i did, and beione I had taken them a week I was decidedly better. I took two bottles of the toolden Medical Discovery and two of the 'Faworite Prescription,' and an sure I never fell petter in my life than when I quit taking them."

Dr. Pierce's Pleasant Pollets are a gure Dr. Pierce's Pleasant Pellets are a cure | paper or periodical published in

# WHO WON THE BATTLE OF SANTIAGO

Who Commanded the Fleet? Schley or Sampson? Three Ways Open to the President

What is President Roosevelt going to do with the Schley Appeal? Admiral Schley is slowly wending his way to Washington, will probably be there within a week or ten days, and it seems to be the general opinion that the President will render his decision when the Rear-Admiral returns from his western

There are three ways open to the President to decide the appeal.

1. He may send the case back to the Navy Department, as having the sole jurisdiction, and make no other comment.

2. He may declare the appeal regular and also indorse the final

action of Secretary Long. 3. He may declare the appeal regular and indorse some of the findings of the majority of the court and of its president, Admiral Dewey

The fact that the President has accepted the appeal makes it reasonably certain that the conclusions arrived at by Secretary Long and the Navy Department are not con-

It seems to be the President's duty to settle the controvery once and for all, so that Congress will not find it necessary to take action the numerous bills now before it, and which are held in abevance pending the White House decison.

The President has already decided that the Court had ample urisdiction and power to pass on the question of absolute command. The Navy Department has always strenuously denied this.

It seems the President is opening way to concur with Admiral Dewey, who maintained what the Navy Department denied, and who did in fact pass on the question of

If this was a suggestion from the White House, it is generally conceded the President was paving the way to concur with Admiral Dewey, who had maintained what the Navy Department denied, and who

the belief that the President may of One Dollar. Address Dept H491, agree with the majority of the EDWIN B. GILES & COMPANY, court in non-essential which the 2330 and 2532 Market Street, Philcourt magnified into high crimes and misdemeanors, but that as to the essentials of who was actually in command, who won the great victory who issued the orders for the actual conflict, etc., the President will sustain the broad and Growers and Live Stock Journal of

down by Admiral Dewey. Take it below and we'll give it The President was once Assistant Secretary of the Navy and is a their names to the Items. Sub-Schley's enemies must be right ware of the inner workings in the scriptions will date from the re-He must be a coward and not a bureau and army office which led to the "Schley controversy." He was on the board of strategy, and remembers, perhaps, a great many things which are generally suppos-

ed be forgotton. It may be further stated that the President is again reading George regained. When Grabam's great book-"Schley and the first symptoms | Santiago." He has once before expear, proper care pressed his opinion regarding it in may prevent the the following words: "Mr. Gradescent to utter weakness and debit, hum's story is the best account I ty. Usually the have heard or read of the naval orders known as fighting during the war. It need general debility has edjust as much courage to go about ased condition of taking photographs as it did to work the guns."

The book published by the W. B. Conkey Company of Chicago conthe use of Dr. tains nearly 500 pages of facts and fifty photographs taken during the fight by Graham, the War Corro- named settler has filed notice of his intention of Narrows, county of Harney, State of Oregon, spondent, which will give every and that said proof will be made before Regispatriotic citizen the opportunity ter and Receiver at Burns, Oregon or March to judge the controversy on its mer-

> more than that, because it is the Lawrence Croakey, Samuel Graves, Lee Caronly truthful and authentic ao- penter, and John Graves, all of Lawen, Oregon.

### THE HOME GOLD CURE

An Ingenious Treatment by which Drunkards are Being Cured Daily in Spite of Themselves.

No Noxious Doses. No Weakening of the Nerves. A Pleasant and Positive Cure for the Liquor Habit.

It is now generally known and ed with poison, and nerves complete and destroying the craving for intoxicants. Sufferers may now cure by this wonderful "HOME GOLD fore said date. CURE" which has been perfected after many years of close study and treatment of inebriates. The faithful deceased. use according to directions of this wonderful discovery is positively guaranteed to cure the most obstinate case, no matter how hard a drinker. Our records show the marous and upright men.

WIVES CURE YOUR HUS-CHILDREN CURE in no sense a nostrum but is a spe- beginning on the Nineth day of April cific for this disease only, and is so 19 skillfully devised and prepared that | L. C. Chamberlain, J. A. Vest, it is thoroughly soluble and pleas- W. E. Alberson, Jacob Shown, ant to the taste, so that it can be Dr. D. B. Cate, given in a cup of tea or coffee without the knowledge of the person taking it. Thousands of Drunkards John Smyth, have cured themselves with this Frank Larson, priceless remedy, and as many more have been cured and made temperate men by having the "CURE" administered by loving friends and relatives without their knowledge in coffee or ten, and believe today that they discontinued drinking of their own free will. DO NOT WAIT. Do not be deluded by apparent and misleading "improvement" Drive Lant Office, Burns, Oregon, February 5, 1902. out the disease at once and for all time. The"HOME GOLD CURE"is sold at the extremely low price of One Dollar, thus placing within 1902, viz: reach of everybody a treatment more effectual than others costing \$25 to \$50. Full directions accompany each package. Special advice by of and land, vir. skilled physicians when requested

without extra charge. Sent prepaid | oregon There is therefore warrant for to any part of the world on receipt adelphia

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ceipts for the Northwest Woolnon partisan propositions laid Pendleton Oregon, and are not re- above described lands are advised to fite their ceiving their paper are requested to address the Journal, or send otherwise their rights will be forfeited. ceipt of the first copy of the paper.

> you ever heard one? If you have not just drop into Jorgensen. If you have been in a quandary about how to spend the long winter evenings, here is the solution. Cheap biscontinuous residence upon and cultivation and just the thing.

All persons are hereby notified oregon, not to remove any building rock from the west half of the Morrison Adddition to the town of Burns. Dated January 11, 1902.

> M. L. LEWIS. Agent for Thos. Morrison.

NOTICE FOR PUBLICATION.

U. S. Land Office, Burns, Or , February 12, 1802. Notice is hereby given that the following to make final proof in support of his ciaim,

Jesse M, Magruder, Hd Entry No. 1275, for the Lots 2,-3,-5,-6,-7, and 8, Sec. 3, Tp. 26 S., R 32 E. W. M. We have read the book-it's He rames the following witnesses to prove worth a dollar and fifty cents-yes his continuous residence upon and cultivation of said sand, viz:

GEO. W. HAYES,

WANTED-SEVERAL PERSONS OF CHARster and good reputation in each state one in this county required to represent and advertise old established wealthy business house of solid financial standing. Sa say \$18.00 weekly with expense additional, all payable in cash each Wednesday direct from head offices. Horses and carriages furnished, when necessary. Ref-erences. Enclose self addressed stamped encounty required to represent and advertise old established wealthy business house of solid financial standing. Sa ary \$18.00 weekly with expenses additional, all payable in cash each Wednesday direct from head offices. Horses and carriages furnished, when necessary E. Forences. Encrose self-addressed stamped envelope. Mauager, 716 Caxton Building, Chicago.

NOTICE OF FINAL SETTLEMENT

In the matter of the Estate of John Maher,

Notice is hereby given to Kyran Maher, a brother; John Maher, Margaret Maher, Katie Maher and Lizzie Maher, children of Dennis Maher a predeceased brother; Mrs. Margaret Moylan, a sister, and Mrs. Ellen Delaney, a sister, and to all persons having an interest in the estate understood that Drunkeness is a di- of John Maher, deceased, that the adsease and not weakness. A body fill- ministrator has filed his final account as such administrator and the court has fix-

ly shattered by periodical or con- Monday, March the 3rd, 1902. stant use of intoxicating liquors, re- at ten o'cleck a. m. of said day at the quires an antidote capable of neu- county court room in Burns, Harney tralizing and eradicating this poison | County, Oregon, as the time when all ob jections to said final account will be heard by the Court and the final account of the administrator settled, and all perthemselves at home without pub- sons having objections to said account licity or loss of time from business are requested to file the same on or be-

Dated this 1st day of February, 1902. W E. HUSTON. Executor of the Estate of John Maher.

LIQUOR PETITION.

To the Honorable County Court, Har-

We, the undersigned petitioners, residents, taxpayers, and legal voters of velous transformation of thousands Wild Horse Precinct, said county, and of Drunkards into sober, industri- State, most respectfully petition your Honorable Court to grant a license to Alex C. Burke to sell spirituous, malt and venous liquors in YOUR FATHERS!! This remedy is Precinct for a period of three months

> F. Miranda. B. F. Fieal, C. W. Younkin S. Alberson. A. H. Hollis, Pete Talamanets, Joe Bankolier, E. H. Hurlburt,

Gumacinda Mermudes F. S. Redon. Indrew Stone, J. E. Carison, Notice is hereby given that the undergned will on the 9th day of April, 1902, ake application to the County Court of Harney County, State of Oregon, for the granting of the license mentioned in the

#### NOTICE FOR PUBLICATION.

above petition.

named setler has filed notice of his intention to make final proof in support of his claim, and and Receiver at Burns, Oregon, March 15,

Prestley smyth.

Hd Entry No. 664, for the W148E14, E148W14. ce. 50, Tp 23, S. R., 33 E W M. He names the foll wing witnesses to prove his continious residence upon and cultivation

A. F. Brown, of Burns, Oregon: R. H. Brown William Phelps and A. T. Clark, of Diamond,

CEO. W. HAYES

Register

PUBLIC LAND GALE.

Department of the interior: U. S. Land Office Burns, Oregon, February 7, 1902. Notice is hereby given that in pursuance of Instructions from the Commissioner of the General Land Office, under authority vested in him by section 2455, U. S. STAT., as amended by the act of Congress approved February 25, 1805, we will proceed to offer at public sale on the 15th day of March, 1902, next, at this office, the following tract of land, towit: the NigNWig. Sec. 12, Tp 24, 8, R., 30 E. W. M.

Any and all persons claiming adversely the claims in this office on or before the day above designated for the commencement of said sals, Geo. W. Hayes, Register.

Chas. Newell, Ecceiver.

NOTICE FOR PUBLICATION,

U.S. Land office, Burns, Oregon, Feb. 11, 1969 Notice is hereby given that the following Have you ever seen a Columbia unmed settler has filed notice of his intention to make final proof in support of his claim, and Phonograph? And more. Have that said proof will be made before Register and Receiver at Burns, Oregon, on March 22

1902, viz: Louis Woldenberg, Jr . Hd Entry No 1307, for the NEMANEM, Sec 22: S148E14, SE14SW14, Sec 15, T 208., R 32 E. W. M. Henames the following witnesses to prove

of said lands, viz: D A. Dickenson of Barney, Oregon, O. J. Darst of Silvies, Oregon; Geo W Waters, Burns, Oregon, and W. A. Catterson of Lawen,

Geo, W. Hayes, Register,

TIMBER LAND, ACT JUNE 3, 1878-NOTICE

FOR PUBLICATION. U. S. Land Office, Burns, Oregon, Febr. 12, 1902 Notice is hereby given that in compliance with the provisions of the act of Congress of June 7, 1978, entitled "An act for the sale of timber lands in the States of California, Greeon, Nevada, and Washington Territory," as extend-

ed to all the Public Land States by act of August Sylvester Smith.

has this day filed in this office his sworn state ment No. 63, for the purchase of the SEMSEM of Section No. 23, in Township No. 28 S., Range No. 53 E, and will offer proof to show that the land sought is more valuable for its timber or store than for agricultural purposes, and to establish his claim to said land before the Reggister and Receiver of this office at Burns, Ore gon, ou Saturday the 26th day of april, 1002.

He names as witnesses: L. B. Springer and Chas. Anderson, of Burns, Oregon; and Geo. Marshall and M. B. Murton, of Narrows, Oregon Any and all persons claiming adversely the above described lands are requested to file their claims in this office on or before said 26th day of April, 1902.

Geo. W. HAYES, Register

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Burns, Oregon



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