

HAMILTON LEADS AT DARDANELLES

In Command of Allied Forces Attacking the Straits.

ASSISTED BY GEN. D'AMADE

Both British and French Generals Have Made Fine Records in the Small Colonial Wars Waged by Their Countries—Hamilton Was Born Near Scene of Present Operations.

London.—General Sir Ian Standish Monteith Hamilton, in supreme command of the British-French army now landed on the Gallipoli peninsula to co-operate with the British-French fleet for the conquest of the Dardanelles and Constantinople, is a post-soldier, with the tough, wiry frame of the Scotch and the Scotsman's long, narrow head, strong nose and bold chin and with the big ears of the generous Irishman and the Irishman's ingratiating smile. The eyes are shrewd and calculating, as becomes a canny Scot, but no less emotional and full of fun—the endowment of a son of Erin.

His military career is Lord Roberts' best gift to the nation, for Hamilton is the product of the training and spirit of Field Marshal "Little Bobs." Kitchener has had the good sense to show his appreciation of Lord Roberts' handiwork and to give Hamilton the chance to prove his right to a place near the top rung of the ladder. He stands there the embodiment of the best tradition and practice of the British officer—free from pretension, arrogance and "side"—a brave soldier and charming gentleman.

General D'Amade, the French commander, at the beginning reported to be chief of the land forces at the Dar-



Photo by American Press Association.

danelles, can serve under General Ian Hamilton in a frank division of authority which is likely to proceed without friction. General D'Amade is said to have resented upon more than one occasion the tone of superiority and condescension assumed toward him by Field Marshal Sir John French during the campaign in France and Flanders. General Hamilton has tact and magnanimity. His intimate association with Lord Kitchener as chief of staff in South Africa began and ended without a row—testimony to Hamilton's ability to get along with the most exacting and despotic of generals, far different from the amiable, kindly General D'Amade.

Hamilton came under the notice of Roberts in the Boer war of 1880, where he went with the Gordon Highlanders, and where, at the British defeat at Majuba Hill, he discovered that there wasn't a British soldier in a hundred who knew how to handle his musket, and not one in a thousand who appreciated the necessity of learning how.

Wounded at Majuba Hill and taken to the hospital, Hamilton was given up for dead. He revived when Sir Evelyn Wood dashed up, covered with mud from a long ride, to tell him that the dispatches home were going to mention his bravery. It was the first of a series of honor records which now have become so numerous that they would fill a book, while his medals and clasps, if he wore them all at the same time, would weigh him down like a coat of mail. From South Africa Hamilton went with Lord Roberts as A. D. C. to India—the "musketry maniac" the young officer was called. But he won over his chief by his own way of thinking, and the revolutionary method in training which Roberts instituted regarding musket and bayonet practice came as the result. The brilliant bayonet charges of the British in this war would have been impossible in 1880 at Majuba Hill.

Serving under Sir Evelyn Wood in the Burma expedition of 1884, Hamilton displayed such initiative that he was offered a high command in India with a salary of \$15,000 a year. The school of Musketry at Hythe invited him at the same time to become its head at a salary of \$4,000. He accepted the latter, and the soldiers he trained at Hythe were conspicuous for their efficiency in the last Boer war.

STATE OF MINNESOTA, COUNTY OF COOK.

In District Court, Eleventh Judicial District.
 Conglomerate Land Company, a corporation, Plaintiff,
 vs.
 Alex. Dougal, Shogomoc Company, a corporation, East Vermillion Land Company, a corporation, Mary E. Hall, Charles J. Johnson, Alice S. McKinley, James B. McLeran, Jay H. Hoag, Trustee of the Estate of Charles J. Johnson, Bankrupt, Gutterman Brothers, a corporation, White Line Transportation Company, a corporation, M. D. Wells Company, a corporation, The Continental Shoe Company, a corporation, The Continental Shoe Company, a corporation, Wymas-Partridge Company, a corporation, Kelley-How-Thompson Company, a corporation, A. L. Ordean, Marshall-Wells Hardware Company, a corporation, F. Mayer Boot & Shoe Company, a corporation, Scott-Graff Lumber Company, a corporation, Blake and Waite Company, a corporation, McGill-Warner Company, a corporation, George W. Martin and Thomas H. Martin, J. D. Barrett and C. Zimmerman, Stone-Ordean-Wells Company, a corporation, H. B. Knudsen, Benjamin Taylor, as executor of the Estate of Edmund M. Pope, deceased, Mary E. Orth, Benjamin, Roderick R. Macdonald, State of Minnesota, County of Cook and all other persons or parties unknown, claiming any right, title, estate, lien or interest in the real estate described in the complaint, Defendants.

SUMMONS.
 The State of Minnesota to the Above Named Defendants:—
 You are hereby summoned and required to answer the complaint of the plaintiff in the above entitled action, which is filed in the office of the Clerk of the District Court of Cook County, Minnesota, and to serve a copy of your answer to the said complaint on the subscribers at their offices in the Lyceum Building, Duluth, St. Louis County, Minnesota, within twenty days after the service of this summons upon you, exclusive of the day of such service, and, if you fail to answer the said complaint within the time aforesaid, the plaintiff in this action will apply to the Court for the relief demanded in said complaint.
 Dated this 3rd day of April, A. D. 1915.
 ARNOLD & ARNOLD,
 Attorneys for Plaintiff,
 605-608 Lyceum Building,
 Duluth, Minnesota.

STATE OF MINNESOTA, County of Cook.

In District Court, Eleventh Judicial District.
 Conglomerate Land Company, a corporation, Plaintiff,
 vs.
 Alex. Dougal, Shogomoc Company, a corporation, East Vermillion Land Company, a corporation, Mary E. Hall, Charles J. Johnson, Alice S. McKinley, James B. McLeran, Jay H. Hoag, Trustee of the Estate of Charles J. Johnson, Bankrupt, Gutterman Brothers, a corporation, White Line Transportation Company, a corporation, M. D. Wells Company, a corporation, The Continental Shoe Company, a corporation, The Continental Shoe Company, a corporation, Wymas-Partridge Company, a corporation, Kelley-How-Thompson Company, a corporation, A. L. Ordean, Marshall-Wells Hardware Company, a corporation, F. Mayer Boot & Shoe Company, a corporation, Scott-Graff Lumber Company, a corporation, Blake and Waite Company, a corporation, McGill-Warner Company, a corporation, George W. Martin, and Thomas H. Martin, J. D. Barrett and C. Zimmerman, Stone-Ordean-Wells Company, a corporation, H. B. Knudsen, Benjamin Taylor, as Executor of the Estate of Edmund M. Pope, deceased, Mary E. Orth, Benjamin, Roderick R. Macdonald, State of Minnesota, County of Cook, and all other persons or parties unknown, claiming any right, title, estate, lien or interest in the real estate described in the complaint, Defendants.

NOTICE OF LIS PENDENS.
 YOU WILL PLEASE TO TAKE NOTICE, That an action has been commenced in the District Court of Cook County, Minnesota, by the above named plaintiff against the above named defendants, the object of which is as follows, to-wit:
 1. For a partition of the property hereinafter described in accordance with the interests and proportion of the lands owned by the plaintiff and defendants.
 2. For the sale thereof, if it shall be found to the best interests of the owners that a sale shall be made.
 3. That the adverse claims of each and every of the defendants be tried and the rights of each and every of the adverse claimants and the rights of each and every of the parties respectively be determined.
 4. That each and every of the defendants be forever enjoined and barred from making any claim against the interests of this plaintiff in said property, or any part or portion thereof.
 5. For such other and further relief as to the Court may seem just and equitable, based upon the facts and allegations set forth in the complaint.
 The complaint in said action is now on file in the office of the Clerk of the District Court for the County of Cook and State of Minnesota.

The property described in said complaint and herein referred to is situated in the County of Cook and State of Minnesota, and described as follows to-wit:
 South half of the Northeast quarter and Lots One and Two in Section One, Township Sixty-four North, of Range One East of the 4th P. M.
 Lot Two in Section Eleven, Township Sixty-four North, of Range Two East of the 4th P. M.
 Lots Five, Six, Seven and Eight in Section Twelve, Township Sixty-four North, of Range Two East of the 4th P. M.
 Southeast quarter of Southwest quarter and Lots Eight, Nine, and Ten in Section Six, Township Sixty-four North, of Range Three East of the 4th P. M.
 Lots One, Two and Three in Section Seven, Township Sixty-four North, of Range Three East of the 4th P. M.
 Dated April 3rd, A. D. 1915.
 ARNOLD & ARNOLD,
 Attorneys for Plaintiff,
 605-608 Lyceum Bldg.,
 Duluth, St. Louis County,
 Minnesota.

FIRE SHOTS IN SLEEP.

His Dream of Stolen Chickens Frees a Rumanian.
 Kansas City, Mo.—Joseph Sharder, a Rumanian, was discharged in the north side court as the result of an unusual story of somnambulism. He was arrested by Patrolman P. L. Savidge for discharging firearms near his home.
 Sharder told Judge Charles Clark that he had been asleep and dreamed some one was stealing his chickens. He said he took his revolver from a drawer and began shooting at the chickens thieves and that he was not awakened until the officer arrested him, although the shots he fired awakened the entire neighborhood.
 Sharder had to be overpowered by the patrolman before he could be disarmed.

STATE OF MINNESOTA, County of Cook.

In District Court, Eleventh Judicial District.
 Conglomerate Land Company, a corporation, Plaintiff,
 vs.
 Alexander McBean, Mary L. McGindley, Sole Heir and devisee of the Estate of Austin N. McGindley, deceased, Prudence D. Scule, Henry R. Lamoreaux, John Sheely, E. B. Patten, Assignee of Henry R. Lamoreaux, insolvent, Austin N. McGindley, Samuel E. Weller, Hugo Hirschman, Robert Krojanker, Jennie Krojanker, Myrtle Simmons, State of Minnesota, County of Cook, Peter J. Borgstrom, Martha E. Borgstrom, Per Wikstrom, Elizabeth Wikstrom, Swan Palsen, Kersten Palsen, Bert M. Stone, Erik J. Bergstrom, Wilson G. Crosby, Alexander Fraser, Robert Louder, Assignee of Alexander Fraser, Ellice Stierle, Elias Stierle, Frank L. Buell, John N. Ehle, Gust Olson, Thomas W. Hayhow, Andrew Thomson, Charles E. Smart, Alice Mayhew, Charles E. Smart, S. N. Well, Benjamin W. How, Paul Ford, How and Company, a corporation, A. D. Stephens, Dawes How, Jacob Stabler, Jacob Schmutz, L. L. Simmons, E. F. Schweiger, Edwin T. Carrington, Henry S. Ingersoll, Jacob B. Myers, Allan S. Rose, Chris Marphy, C. H. Carhart, Gowen-Peyton Company, a corporation, C. S. Prosser Company, a corporation, E. J. Bunker and J. Constantine, Homer B. Dibell and Joseph W. Reynolds, John H. Plum, Joseph D. Titcomb, and all other persons or parties unknown, claiming any right, title, estate, lien or interest in the real estate described in the complaint, Defendants.

SUMMONS.
 The State of Minnesota to the Above Named Defendants:—
 You are hereby summoned and required to answer the complaint of the plaintiff in the above entitled action which is filed in the office of the Clerk of the District Court of Cook County, Minnesota, and to serve a copy of your answer to the said complaint on the subscribers at their offices in the Lyceum Building, Duluth, St. Louis County, Minnesota, within twenty days after the service of this summons upon you, exclusive of the day of such service, and, if you fail to answer the said complaint within the time aforesaid, the plaintiff in this action will apply to the Court for the relief demanded in the complaint.
 Dated April 1st, A. D. 1915.
 ARNOLD & ARNOLD,
 Attorneys for Plaintiff,
 605-608 Lyceum Building,
 Duluth, Minnesota.

STATE OF MINNESOTA, County of Cook.

In District Court, Eleventh Judicial District.
 Conglomerate Land Company, a corporation, Plaintiff,
 vs.
 Alexander McBean, Mary L. McGindley, Sole Heir and devisee of the Estate of Austin N. McGindley, deceased, Prudence D. Scule, Henry R. Lamoreaux, John Sheely, E. B. Patten, Assignee of Henry R. Lamoreaux, insolvent, Austin N. McGindley, Samuel E. Weller, Hugo Hirschman, Robert Krojanker, Jennie Krojanker, Myrtle Simmons, State of Minnesota, County of Cook, Peter J. Borgstrom, Martha E. Borgstrom, Per Wikstrom, Elizabeth Wikstrom, Swan Palsen, Kersten Palsen, Bert M. Stone, Erik J. Bergstrom, Wilson G. Crosby, Alexander Fraser, Robert Louder, Assignee of Alexander Fraser, Ellice Stierle, Elias Stierle, Frank L. Buell, John N. Ehle, Gust Olson, Thomas W. Hayhow, Andrew Thomson, Charles E. Smart, Alice Mayhew, Charles E. Smart, S. N. Well, Benjamin W. How, Paul Ford, How and Company, a corporation, A. D. Stephens, Dawes How, Jacob Stabler, Jacob Schmutz, L. L. Simmons, E. F. Schweiger, Edwin T. Carrington, Henry S. Ingersoll, Jacob B. Myers, Allan S. Rose, Chris Marphy, C. H. Carhart, Gowen-Peyton Company, a corporation, C. S. Prosser Company, a corporation, E. J. Bunker and J. Constantine, Homer B. Dibell and Joseph W. Reynolds, John H. Plum, Joseph D. Titcomb, and all other persons or parties unknown, claiming any right, title, estate, lien or interest in the real estate described in the complaint, Defendants.

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 YOU WILL PLEASE TO TAKE NOTICE, That an action has been commenced in the District Court of Cook County, Minnesota, by the above named plaintiff against the above named defendants, the object of which is as follows:—
 1. For a partition of the property hereinafter described in accordance with the interests and proportion of the lands owned by the plaintiff and defendants.
 2. For the sale thereof, if it shall be found to the best interests of the owners that a sale shall be made.
 3. That each and every of the defendants be forever enjoined and barred from making any claim against the interests of this plaintiff in said property or any part or portion thereof.
 4. For such other and further relief as to the Court may seem just and equitable, based upon the facts and allegations of the complaint.
 The complaint of the plaintiff in said action is now on file in the office of the Clerk of the District Court of the County of Cook and State of Minnesota.

The property described in said complaint and herein referred to is situated in the County of Cook and State of Minnesota, and described as follows, to-wit:
 Southwest quarter of the Northeast quarter of Section Twenty-nine, Township Sixty-five North, of Range One West of the 4th P. M.
 West half of the Southeast quarter and Lots Two and Six in Section Fourteen, Township Sixty-four North, of Range One West of the 4th P. M.
 Fractional Northwest quarter of Section fourteen, Township Sixty-four North, of Range One West of the 4th P. M.
 Northwest quarter of the Northeast quarter of Section Fourteen, Township Sixty-four North, of Range One West of the 4th P. M.
 Lot One and the East half of the Southeast quarter and Southwest quarter of the Northeast quarter of Section Fourteen, Township Sixty-four North, of Range One West of the 4th P. M.
 Lot Four in Section One, and Lots Seven, Eight and Twelve in Section Six, Township Sixty-five North, of Range Four West of the 4th P. M.
 Lot One, Two, Three and Six in Section Nineteen, Township Sixty-four North, of Range Three West of the 4th P. M.
 Lots Three and Five in Section Nineteen, Township Sixty-five North, of Range Four West of the 4th P. M.
 Southeast quarter of the Northeast quarter of Section Eleven, Township Sixty-five North, of Range Four West of the 4th P. M.
 Dated this 1st day of April, A. D. 1915.
 ARNOLD & ARNOLD,
 Attorneys for Plaintiff,
 605-608 Lyceum Building,
 Duluth, Minnesota.

\$10,000 For Kind Act.
 Manitowoc, Wis.—Because he cared for him while sick William Gatterman was left \$10,000 by Robert A. Wilson. Wilson came from Monroe and lived at the Gatterman home until taken to Milwaukee for treatment. Gatterman remained with him until he died. The two men were unknown to each other until five months ago.

AMERICAN GUNS HIT THE HARDEST

Daniels Tells Why We Use Fourteen Inch Cannon.

MORE GUNS ON EVERY SHIP

England's Queen Elizabeth Has Eight Fifteen-inch Guns, While the Pennsylvania Carries Twelve Fourteen-inch Pieces—American Boat is 70 Per Cent More Effective.

Washington.—In a recent letter giving a detailed review of what had been done to improve and strengthen the navy in the past two years Secretary Daniels made this statement:

The bureau of ordnance has developed a fourteen inch gun that will shoot farther, shoot straighter and hit harder than any gun now in use or known to be designed by a foreign country.

There has been much interest in the matter of the effectiveness of the guns of the navy, and Secretary Daniels has given out the following information amplifying his earlier statement:

"The question of the proper caliber for the main battery guns of our bat-

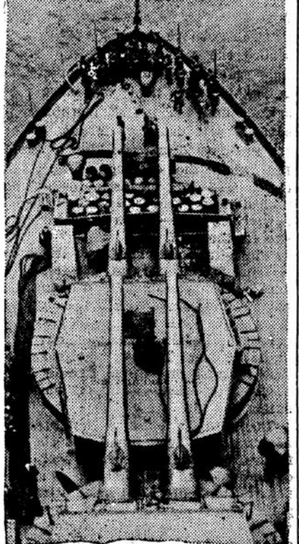


Photo by American Press Association.

BATTERY OF BIG GUNS DESIGNED IN AMERICA.

tieships is one that has received the most careful consideration on the part of the bureau of ordnance and the general board.

"There is an axiom with regard to calibers which amounts to this: That a ship should mount the smallest big gun that will pierce the enemy's armor over vitals at the maximum probable fighting range. The fourteen inch guns of the Pennsylvania will get through the maximum armor afloat, so far as our knowledge goes, at a range of 12,000 yards. The Queen Elizabeth's fifteen inch guns will do little more than that. If our information is correct as to the velocity of the British fifteen inch gun the Pennsylvania will range a little farther than the Queen Elizabeth's fifteen inch gun. The flatter trajectory of the fourteen inch gun gives it increased probability of hitting in comparison with the fifteen inch gun.

"The Pennsylvania mounts twelve guns to the Queen Elizabeth's eight. Therefore the volume of fire of our ship exceeds the volume of fire of the British ship by 50 per cent.

"The navy department has built and proved a sixteen inch gun superior to both the fifteen inch and fourteen inch so far as penetration of armor at fighting range is concerned. If the Pennsylvania were to be armed with the sixteen inch gun she could carry only eight as against the twelve fourteen-inch guns now assigned her. If we adopted the fifteen inch caliber we would have to make a sacrifice in number of guns as great or nearly as great as was done in the design of the Queen Elizabeth.

"Counting volume of fire and probability of hitting, we see that at battle range the number of blows delivered by the Pennsylvania in a given time will exceed those given by the Queen Elizabeth by 70 per cent. The fifteen inch gun, it is stated, fires a shell weighing 1,920 pounds. Our fourteen inch shell weighs 1,400 pounds. The bursting effect of the larger shell will be greater, of course, but we have little doubt that the destructive effect of the burst of the fourteen inch shell will be quite sufficient for its task. No one can doubt the advisability of delivering seventeen hits to ten of the enemy. Added to all of the above, we must recollect that the chance of having gunfire survive rests with the ship carrying the greater number.

"Now, if we compare these guns at range greater than battle range or armor piercing range and merely count the ability to reach the enemy's decks or unarmored parts we find that the Pennsylvania's guns range quite as far at a maximum as those of the Queen Elizabeth. Both guns range farther than they would have any hope of hitting a ship—that is to say, over 21,000 yards, or something like twelve land miles."

HORSES!



If you intend to buy a team or horse this spring come and look over my stock. I have some good ones at very low prices.

I am now equipped with a number of new buggies and wagons and ready to give first class livery service, heavy team work or draying.

TOM McCORMICK
 GRAND MARAIS

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 Farm and Draft Horses for Sale
 From 500 to 1000 head of horses constantly on hand, including large Draft Horses, Driving Horses, Delivery Horses, Farm Chunks, Farm Mares, Saddlers and Mules. Every horse hitched and tried before sale. If you want one horse, a team or a carload, come to
BARRETT & ZIMMERMAN
 Duluth Stables Cor. 234 Av. W. & Superior St. Private Sales Daily
 Great Midway Horse Market, St. Paul, Minn. Auction Every Wednesday. Private Sales Daily

C. O. BACKLUND
 GENERAL CONTRACTOR
 CEMENT WORK A SPECIALTY
 MANUFACTURER OF
CEMENT BRICK AND BLOCKS
 DEALER IN
CEMENT, LIME AND ALL KINDS OF BUILDING MATERIAL
 PUMPS, PIPES, ETC.

STATE OF MINNESOTA, County of Cook.
 In District Court, Eleventh Judicial District.
 Conglomerate Land Company, a corporation, Plaintiff,
 vs.
 W. G. Bancroft, Alonzo Kinsfield, E. G. Urdike, R. McMillen, Mary J. Houghton, George Hilton, Albert B. Houghton, Harry A. Houghton, Edward B. Barr, Albert V. Balch, State of Minnesota, County of Cook, Frank W. Houghton, Geo. Barrows, Leander Choate, J. M. Bray, Melvina Greenwood, Mary E. Peake, Walter Peake, Sabrina F. Stanley, Mary Peake, Rogenia Peake, Gertrude Carpenter, Walter Kenesfeld, Lee Kenesfeld, and all other persons or parties unknown, claiming any right, title, estate, lien or interest in the real estate described in the complaint, Defendants.

SUMMONS.
 The State of Minnesota to the Above Named Defendants:—
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 Dated April 7th A. D. 1915.
 ARNOLD & ARNOLD,
 Attorneys for Plaintiff,
 605-608 Lyceum Bldg.,
 Duluth, Minn.

STATE OF MINNESOTA, County of Cook.
 In District Court, Eleventh Judicial District.
 Conglomerate Land Company, a corporation, Plaintiff,
 vs.
 W. G. Bancroft, Alonzo Kinsfield, E. G. Urdike, R. McMillen, Mary J. Houghton, George Hilton, Albert B. Houghton, Harry A. Houghton, Edward B. Barr, Albert V. Balch, State of Minnesota, County of Cook, Frank W. Houghton, Geo. Barrows, Leander Choate, J. M. Bray, Melvina Greenwood, Mary E. Peake, Walter Peake, Sabrina F. Stanley, Mary Peake, Rogenia Peake, Gertrude Carpenter, Walter Kenesfeld, Lee Kenesfeld, and all other persons or parties unknown, claiming any right, title, estate, lien or interest in the real estate described in the complaint, Defendants.

NOTICE OF LIS PENDENS.
 You will please to take notice, that an action has been commenced in the District Court of Cook County, Minnesota, by the above named plaintiff against the above named defendants, the object of which is as follows to-wit:
 First: For a partition of the property hereinafter described in accordance with the interest and proportion of the lands owned by the plaintiff and defendants.
 Second: For the sale thereof, if it shall be found to the best interests of the owners that a sale shall be made.
 Third: That the adverse claims of each and every of the defendants be tried and the rights of each and every of the adverse claimants, and the rights of each and every of the parties respectively be determined.
 Fourth: That each and every of the defendants be forever enjoined and barred from making any claim against the interests of this plaintiff in said property or any part or portion thereof.
 Fifth: For such other and further relief as to the Court may seem just and equitable based upon the facts and allegations of the complaint.
 The complaint in said action is now on file in the office of the Clerk of the District Court for Cook County, Minnesota.

The property described in said complaint and herein referred to is situated in the County of Cook and State of Minnesota, and described as follows, to-wit:
 North half of the Northeast quarter, Southwest quarter of the Northeast quarter, North half of the Southeast quarter, all in Section Twenty, Township Sixty-five North, of Range Four West, of the 4th P. M.
 East half of the Northwest quarter, Northwest quarter of the Northwest quarter, East half of the Southwest quarter, Northwest quarter of the Southwest quarter and the East half of Section Twenty-one, Township Sixty-five North, of Range Four West of the 4th P. M.
 The Southwest quarter of Section Twenty-two, Township Sixty-five North, of Range Four West of the 4th P. M.
 Dated April 7th A. D. 1915.
 ARNOLD & ARNOLD,
 Attorneys for Plaintiff,
 605-608 Lyceum Bldg.,
 Duluth, Minnesota.

New Jewell Hotel
 15 1/2-FIFTH ST.
 ST. PAUL, MINN.
 OPPOSITE CITY HALL
 MODERN EUROPEAN PLAN
 LOCATED IN HEART OF BUSINESS DISTRICT
 RATES: Rooms with detached bath and shower bath—
 One person 75c. \$1.00 and \$1.50 per day.
 Two persons in same room, 50c extra.
 ROOMS with private baths and toilets—
 One person \$1.50 and \$2.00 per day.
 Two persons in same room, \$1.00 extra.
 Send postal card for colored blotters.
 WE AIM TO PLEASE