

Olympic Club grounds. This form of exercise will be part of the preliminary training of the football-players.

A tennis tournament is soon to be inaugurated, with a prize offered by the club president.

Following are the club's new officers: Horace Giltard, president; Arthur Hinckley, secretary; Will Palks, secretary; Dave Atkinson, treasurer; George Keasler, captain; L. Jennings, lieutenant; R. Ready, member at large.

BASEBALL. The Oakland Reliance and the Sacramento Gilt Edges Will Line Up To-Day.

To-day's game between the Sacramento Gilt Edges and the Oakland Reliance should prove lively and interesting.

The "Brewers" come down with the determination of retrieving their lost laurels, having lost to the Oakland Reliance a short time ago.

The teams will line up as follows: Gilt Edges. Catcher, Wilson; First base, MacIntyre; Second base, Stutz; Third base, Dean; Short, Lange; Right field, Nealon; Left field, Doyle; Center field, Mickey.

On Sunday the Bushnell Alerts will have an opportunity to try their metal against the Oakland Giants. It is feared the youngsters from Alameda are too light for the Alerts.

A benefit game has been arranged for the late R. Rockwell's widow, which will take place at the Presidio athletic grounds to-morrow.

At Sixteenth and Folsom streets, California League grounds—Sunday, August 29, 10 A. M., California vs. Hearst Grangers; 10 A. M., Arnold Brothers vs. Alto; 12 noon, Grand Republics vs. Burke's team; 2:30 P. M., San Francisco Dry Goods Commercial League, Kohler, Strauss & Chalmers vs. O'Connor & Moffats.

The National Stars will play the San Rafael Jrs. at San Rafael to-morrow. The Pioneers would like to hear from any team under 20 years of age.

The Young Spauldings would like to hear from any team under 16 years of age. Address challenges to Captain Michael Raphael, 464 Clementina street.

COURSING. Puppies and Splings Running To-morrow at Ingleside.

There will be many a wail and many a smile at Ingleside to-morrow. It being the last Sunday in the month the coursing is confined to puppies and splings, and the nominations show more "new ones" than have been run before on any one day this year.

Handball Games. Handball games arranged for the tournament which will be held to-morrow at Paul Ryan's court are:

G. Hutchinson and P. Kelly vs. J. Slattery and F. Hutchinson; R. Rodgers and F. Ryan vs. M. O'Neil and G. McGee; E. Toy vs. R. Murray and J. Lawless; N. Berger and L. Waterman vs. L. Hinz and J. Prendergast; J. McHenry and J. C. Nealon vs. J. Slattery and C. Sullivan; J. C. Nealon and F. Donnelly vs. T. F. Bonnet and E. Maloney.

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STAR SPRINTER FOR STANFORD

Washington's Fastest Runner Will Enter as a Freshman.

"Eddie" Dickson of Tacoma, the Unbeaten Hero of Many Victories.

Is a Little Fellow, but Always Does the Hundred in Ten and a Fifth Seconds.

Stanford has drawn an athletic prize among the incoming freshmen. He is Edward W. Dickson, the greatest amateur sprinter of the State of Washington.

Young Dickson, familiarly known as "Eddie" Dickson, is a native of New York City, where he was born twenty years ago. For the last nine years he has lived in Tacoma.

The remarkable thing about him is a



fast runner is his diminutive size. He is but 5 feet 3 1/2 inches in height and weighs only 120 pounds.

At one time he was a star pitcher among the boys of Tacoma. In 1895 he first turned his attention to sprinting. He fell into the hands of an old professional athlete and newspaper man, who was not discouraged by the boy's unpromising size.

In his first season he astonished his friends by winning a novice race in time faster than eleven seconds. Last year he came out as a flyer and won eleven sprints. He has competed in twenty-two events and has won nineteen, taking second place in one and lost two. His two and only defeats were in two races with a great beginner, and the race in which he got only second place he was beaten out by a man with a six-yard handicap.

Dickson has never yet been beaten from scratch, nor has he been forced hard at the finish. In every event but the two novice races and one other he was the scratch man.

Those persons, he asserted, had the general complaint under their power and control. Dr. Rosenthal exercised the greatest influence over the deceased. The doctor was a medical adviser and said to him, "You have heart disease, and I will cure it for you."

His choice, however, is the 100-yard race. Those who have seen him in it believe that with proper handling and a better track than the usually poor paths he has been accustomed to, he should be able to do the distance in eight times.

On July 17 last, in the interstate meet at Portland, Or., he was Washington's star representative. He won the 100-yard dash in 10.1-5 seconds, coast record time, and the 200-yard race in 23.1-5 seconds, equaling the Pacific Northwest record in both events. Both races were easy for him.

Dickson will enter Stanford as a regular freshman, as he has spent some time in Puget Sound University.

Enough of his coming, Dickson will, because of his repeated and consistent performance, be looked upon as a good running mate for Captain "Johnnie" Branton and a formidable opponent for Drum of the University of California.

SCHOOL CHILDREN'S TRAINING Their Muscles to Be Developed Under Scientific Rules.

More attention than usual will be given this year to physical culture in the public schools of this city. Professor George S. Miehlung, assisted by Professor Stahl, has now begun his work in the public schools in real earnest.

Today's Wasp contains more spirited comment on local happenings than any other paper in the city. Comment is the Wasp's specialty and every paragraph is either a morsel to be digested and remembered or laughed at and repeated.

WILL BUILD A TOWN

Founder of Prospective Coffeeville Here Completing Plans.

Dance Hall, Saloons, Hotel and Store Soon to Be Constructed.

Continuous Inrush of a Desirable Element to the New Mining District.

E. T. Casey, the founder of the new town of Coffeeville, in the heart of the gold region of Trinity County, is at the Palace Hotel.

Charles Carpy, a capitalist of this city, living at 2632 California street, who has been on a five months' tour throughout Europe, returned last Sunday.

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EUROPE IS CONTEMPTED

Charles Carpy of San Francisco Speaks of Its Prosperity.

Thinks That the Wave Is Gradually Moving in This Direction.

Says That the Recent Rainstorms in Europe Affected the Wheat Crop There.

Charles Carpy, a capitalist of this city, living at 2632 California street, who has been on a five months' tour throughout Europe, returned last Sunday.

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BOONE NOW TESTIFIES

Inventor Bowers Withdraws Objections to the Lawyer's Competency.

Opens the Door and Throws Down the Gauntlet to His Former Adviser.

Judge Morrow Grants Leave to Reopen a Case and Let Boone Tell All.

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Yester-day morning Judge Morrow made an order vacating the submission of the case of Bowers vs. the San Francisco Bridge Company and giving leave to Bowers to examine the defendant on oath.

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WHEREAS, It has been made to appear to the court that John L. Boone Esq., an attorney and solicitor of this court and formerly solicitor and counsel for the plaintiff in this suit, has charged and alleged in a certain paper writing on file in the records of this court, that Alphonzo B. Bowers, the defendant in this suit, had on or about the 19th day of the month of May, 1897, in the room of the Master of Chancery of this court, in the presence of the said John L. Boone Esq., mutilated and defaced a certain model of an invention upon which this suit is based, and has withheld all knowledge of the same from the court and the plaintiff in this suit, and in violation of the order of this court for his decision, and whereas the said Alphonzo B. Bowers has filed in this court a stipulation agreeing to set aside the submission of this case for decision and waiving the lack of competency of the said Boone to testify as a witness herein, provided that the decision of this case be not unduly delayed thereby.

WHEREAS, It has been made to appear to the court that John L. Boone Esq., an attorney and solicitor of this court and formerly solicitor and counsel for the plaintiff in this suit, has charged and alleged in a certain paper writing on file in the records of this court, that Alphonzo B. Bowers, the defendant in this suit, had on or about the 19th day of the month of May, 1897, in the room of the Master of Chancery of this court, in the presence of the said John L. Boone Esq., mutilated and defaced a certain model of an invention upon which this suit is based, and has withheld all knowledge of the same from the court and the plaintiff in this suit, and in violation of the order of this court for his decision, and whereas the said Alphonzo B. Bowers has filed in this court a stipulation agreeing to set aside the submission of this case for decision and waiving the lack of competency of the said Boone to testify as a witness herein, provided that the decision of this case be not unduly delayed thereby.

WHEREAS, It has been made to appear to the court that John L. Boone Esq., an attorney and solicitor of this court and formerly solicitor and counsel for the plaintiff in this suit, has charged and alleged in a certain paper writing on file in the records of this court, that Alphonzo B. Bowers, the defendant in this suit, had on or about the 19th day of the month of May, 1897, in the room of the Master of Chancery of this court, in the presence of the said John L. Boone Esq., mutilated and defaced a certain model of an invention upon which this suit is based, and has withheld all knowledge of the same from the court and the plaintiff in this suit, and in violation of the order of this court for his decision, and whereas the said Alphonzo B. Bowers has filed in this court a stipulation agreeing to set aside the submission of this case for decision and waiving the lack of competency of the said Boone to testify as a witness herein, provided that the decision of this case be not unduly delayed thereby.

WHEREAS, It has been made to appear to the court that John L. Boone Esq., an attorney and solicitor of this court and formerly solicitor and counsel for the plaintiff in this suit, has charged and alleged in a certain paper writing on file in the records of this court, that Alphonzo B. Bowers, the defendant in this suit, had on or about the 19th day of the month of May, 1897, in the room of the Master of Chancery of this court, in the presence of the said John L. Boone Esq., mutilated and defaced a certain model of an invention upon which this suit is based, and has withheld all knowledge of the same from the court and the plaintiff in this suit, and in violation of the order of this court for his decision, and whereas the said Alphonzo B. Bowers has filed in this court a stipulation agreeing to set aside the submission of this case for decision and waiving the lack of competency of the said Boone to testify as a witness herein, provided that the decision of this case be not unduly delayed thereby.

WHEREAS, It has been made to appear to the court that John L. Boone Esq., an attorney and solicitor of this court and formerly solicitor and counsel for the plaintiff in this suit, has charged and alleged in a certain paper writing on file in the records of this court, that Alphonzo B. Bowers, the defendant in this suit, had on or about the 19th day of the month of May, 1897, in the room of the Master of Chancery of this court, in the presence of the said John L. Boone Esq., mutilated and defaced a certain model of an invention upon which this suit is based, and has withheld all knowledge of the same from the court and the plaintiff in this suit, and in violation of the order of this court for his decision, and whereas the said Alphonzo B. Bowers has filed in this court a stipulation agreeing to set aside the submission of this case for decision and waiving the lack of competency of the said Boone to testify as a witness herein, provided that the decision of this case be not unduly delayed thereby.

WHEREAS, It has been made to appear to the court that John L. Boone Esq., an attorney and solicitor of this court and formerly solicitor and counsel for the plaintiff in this suit, has charged and alleged in a certain paper writing on file in the records of this court, that Alphonzo B. Bowers, the defendant in this suit, had on or about the 1