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THE SUNDAY OREGONIAN, PORTLAND, MAY 11, 1902.

WILEY AIDED and that Wilson was born in the same place in 1830. She told many things about him that are known to be true, as also did witnesses in her behalf, but the jury HOW DEATH OF GRAHAM GLASS, SR. concluded the burden of proof was on the other side of the case. Mrs. Ender did not come here in person, but sent her deposition taken in San Francisco. Our Bargain Sale Tells Story of \$10,000 Diamond Robbery. SEEK TO DISSOLVE INJUNCTION. Question of Widening Macadam Road Argued in Court. motion to dissolve the injunction is A motion to dissolve the injunction is-sued in the State Circuit Court restrain-ing the widening of the Macadam road was argued yesterday before Judge Sears, and was taken under advisement. In the petition asking for an injunction, Judge Cake and County Commissioners Showers and Mack were named as the de-fendants, and the petition was served only on Judge Cake. Charles H. Carey, attorney for the Port-STOOD OUTSIDE AND WATCHED Has proven such a GREAT SUCCESS that we shall continue it ALL THIS WEEK. We have taken several more lots of our \$12.00, Savage, He Says, Went in the Hotel and Came Back With the fendants, and the petition was served only on Judge Cake. Charles H. Carey, attorney for the Port-land Driving Association, which has been advocating the improvement of the road, appeared as special counsel for the de-fendants. Mr. Carey argued that the County Judge is one of three members of the court. If the members of the court are to be served, all three should be served. He said the County Judge does not represent the other two; his action alone in county matters would not bind the court, nor the county. The statute, he asserted, seems to indicate that the Clerk having custody of the records and proceedings of the court is the proper person to be served, and not the members of the court Mr. Carey also urged that the county is a necessary party to such a proceeding, and has not been made such in the petition, and that the county is served by service on the clerk. W. L. Brewster, attorney for the peti-tioners a sound that the served. \$15.00 and \$16.00 suits and placed them on Booty-True Johnson's Part. the BARGAIN TABLE, at Kelly Wiley told the story of the \$19,000 nond robbery at the trial of Charles Frankie Savage, before Judge Frazer and a jury yesterday. He refused to ad-mit that he was himself concerned in it, or got any of the plunder, although he be got any of the planter, although he pleaded guilty and was sentenced to five years in the periodutiary. Wiley said he pleaded guilty because of other things the police had against him, concluding that the best thing to do was to dispose of everything at once. In answer to ques-tions, Wiley testified as follows: "I am 21 years old, and was born at Louisville. I know Savage and Frankje Savage. I went to school with Sayage. I W. L. Brewster, attorney for the peti-tioners, argued that service upon the County Judge as the head or presiding officer of the County Court is sufficient, and concerning the point that the county must be made a party contended that the courts have not positively so have and came to Portland in August, 1961. Savage and I came together. I worked on the O. R. & N. Co.'s dining car between Port-Included in the lot are several styles of land and La Grande. I was in the city on Sunday, November 17. I saw Savage STEIN-BLOCH & CO.'S make---not all sizes must be made a party contended that the courts have not positively so held, and that the County Judge and Commission-ers, in their legal capacity, represented the county. Mr. Brewster read some au-thorities.' In his petition he sets up that the starting point of the road is indef-initely described; and, further, that it is not the intention to relocate part of the road, an it is impossible to do no. These and other points were argued on both sides by counsel. at his home. I went there at 7:30 o'clock and we played cards-Savage and his wife, in every style, but every size in some style, Mrs. Bertha Glenn and I. We played until 10:30 o'clock, when Savage said he had rheumatism, and he was going to and you will be sure to be fitted out in see the head beliman at the Portland Ho-tel, and find out if he could not get a job in the washroom. He said he did not want to hop belis any more. We started out together for the hotel. Sayage went excellent style at a nominal price. YOU PROMINENT CITIZEN PASSES AWAY. KNOW we always make our promises good Graham Glass, Sr., 72 years old, died at 11:30 o'clock last night at the family in, and I walked around on the outside, up Morrison street, and on Yamhill street. residence, 562 Fourth street, after a four weeks' illness of anemia. He was born May 29, 1520, of Scotch-Irish parents, and was married in Dublin, July 23, 1854, and can therefore depend upon receiving Wants Executor Removed. to Frances Ann Johnson, coming to this country the same year. In 1880 Mr. Glass arrived in Oregon, and has continuously resided in Portland ever since. I walted about 30 to 40 minutes, and then Julia C. Richardson yesterday filed a petition in the County Court, asking' for met Savage at Seventh and Morrison streets, and went with him to his house, unequaled values in this sale. Sixty years ago, he was confirmed in the Protestant Episcopal Church, his ancestors on both sides being strong adherents of that faith. He was a Mathe removal of Berirand Orth, as ex-ecutor of the will of Eleanor Richardson. He walked fast, and showed me a couple of plush boxes." "What did he say?" asked Attorney son for 30 years. St. John's Lodge, No. 20, A. F. & A. M., London, Ontario, having made him an honorary member for life. Mr. Glass was vitally interested deceased, on the ground that he has re-moved to Vancouver, B. C., which is out-side of the jurisdiction of the court. Orth was bequeathed most of the property un-der the terms of the will. Miss Richard-son avers that she has a claim against the estate for S000 for breach of contract Spencer. "When he got to the house, he said: "That is not all. My partner got the rest of them." Afterward he told me the dein the prosperity of this city, and had considerable property interests, the value of his estate being estimated at about \$100,000. Associated with Adolph WASHABLE SUITS Our \$1.90 Hat Dekum and C. E. Smith, he was a prime mover in the construction of the First-street rallway. Besides his aged widow, Mr. Glass has left four children: Mrs. tectives were watching him and the bell-boys, and I didn't go to his house any more. I didn't see him again until yesthe estate for \$7000 for breach of contract. W. A. Barmore, of Santa Rosa, Cal.; A. W. Glass, of Detroit, Mich.; Oscar Craw-Is the talk of the The ended to show for breach of contract. She asserts that Eleanor Richardson agreed in writing to leave her all of the property, and did not do it. This case, under a different style of proceeding, has already been through the courts. In new designs are now inford, and Graham Glass, Jr., of Portland. town. We have excellent values, at terday. sold hundreds of State what took place at his house, them since inaugasked Mr. Spencer. Francisco, will not get the estate left by Henry Wilson, deceased, valued at about 12,000. The verdict of the jury which heard the case was against her claim, and in favor of the State of Oregon. The property belongs to the state under the escheat law, until the right of a lawful heir is established. The case was tried before Judge George. 50c, 75c and \$1.00 "He showed me breastpins." "State how many there were." urating this sale. No need of paying "There must have been 25 or 30." "What did you do after that?" Sues for Medical Services. \$2.50 elsewhere Byron E. Miller has filed suit in the "I stayed in Savage's house about 20 minutos. We then went to Mrs. True Johnson's, and had some beer, and sub-sequently I went to a saloon." "Do you know if Mrs. Savage saw the State Circuit Court against Albert Abra-ham attorney, to recover \$178 for medical services performed at the instance and request of Abraham, between January, 1896 and April 1997 when you can buy **BASEBALLS AND BATS** them of us at \$1.90 They are all Union Made. FREE with all Boys' Wool Suits. 1896, and April, 1897. diamo "She didn't see them when I was there," "Were the diamonds paste or what?" "I don't know. I suppose they were WHEN YOU SEE IT IN OUR AD. IT'S SO. diamonda "Did he state the name of the party he had to cut up with?" High Beef "No." Being pressed for further particulars Moyer Clothing Company concerning what occurred at True John-son's house, Wiley snid: "Savage spoke of leaving the stuff there." Mr. Spencer asked: "Did you see him hand it over?" A Benefit "No," Wiley answered. Wiley was next asked to give more de-tails of the occurrence at the rooms of THIRD AND OAK STREETS Mr. and Mrs. Savage, and said that he remarked, on looking at the diamonds, "Geel That is a whole lot," and asked Savage who his partner was, and Savage replied: "You don't know him. He don't ┟╘╡┥╡╡┿╔╞╞╒╡╒┝╞╡╡┥┥┥┥╡┊┊┊╵┝╞╞╞╎┊╞╞╞╞╞╞╞╞╞╞╞╞╞╞╞╞╞╞╞

if it teaches you that

morning because he was sick, and also for the reason that he intended going away on account of little mishaps he had here. The cross-examination further developed that Wiley was arrested for burglary, and that the case was not pressed; also that he had lived in Denver for 12 years, working there constantly. He asserted posi-tively that he never was in any trouble of a criminal nature in Colorado. Wiley said three informations were filed against him charging him with burgiary, and that he pleaded guilty to the charge of stealing the diamonds in order to receive leniency and ret one sentence for all of the offenses. He told about being placed in the sweat-box, but said he did not help to steal the diamonds, and never got any of them. He rimply knew about it. Wiley stated that Savage never told him that the fat boy of the bell gang was his partner in the crime, Mrs. True Johnson was the next import-ant witness. She proved to be very intelligent, and also showed an apparent wil-lingness to tell all she knew about the case. She said, referring to the night of the robbery: "Savage and Wiley came to my house, and Savage told me he had some diamonds to keep for him. I took some from Mrs. Savage, and hid them under the bed. She gave me some more he had tied up in his handkerchief. She said: 'Don't let Kelly know about the rings in the handkerchief,' and I put them away, so he could not see them. She said that Kelly had given Savage the most of it. Savage said: "True, I will give you a valuable present for keeping the dia-monds," and he also remarked, "You haven't seen me tonight, True,"

come around the colored folks much." The witness further said he did not

know where any stuff is now, and that he was a brother-in-law of Savage; also that

ot go out on his

Mrs. Johnson said she asked Savage how he got in Lowenhai's room, and he told Her that he took a key out of the janitor's coat pocket, which was hanging in the basement, and opened the trunk with a hook used to lift trunks. Savage told her Kelly Wiley did not do anything. He only stood outside and watched, and he (Sav age) could have done the job himself, and Wiley did not deserve anything.

The witness, continuing, said: "At the time Mrs. Savage turned the package over I did not know what it contained. I looked the next morning in the handkerchief, and found it contained rings, and the box con-tained breastpins and brooches, and stick-

Mrs. Johnson explained that she hid the dismonds in a pillow, and afterward in the towl of a large lamp, which Mrs. Savage remarked, "was a right good proposition." Mrs. Johnson stated that the Savages visited her frequently for several days, They were alarmed that they were being watched, and were afraid that Kelly Wiley

would enter the place at night through the window and steal the diamonds. Savage finally left for Denver, on the pretense that he was going to visit his sick mother, but did not take any of the stolen property with him. Mrs. Johnson a few days later took the train for Omaha, where she was arrested, taking some of the diamonds with her. She left the rest of them in the iamp. Mrs. Savage fol-lowed later, and the supposition is that she obtained the diamonds which were left in the lamp, although there was no evilence' to that effect. Mrs. Bertha Glenn testified regarding the

meeting at the house of the Savages and the card game, and other witnesses were examined concerning matters of minor im-portance. The trial will be continued Monday. The man with whom Savage di-vided the plunder has not yet been located. portance.

WILL NOT GET \$12,000 ESTATE.

Claim of Christian Enger to Henry Wilson's Property Fails. Christina Enger, vestmaker at

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