Gala Military Night at the Armory.

THIRD REGIMENT IN FINE FORM

Two Thousand Speciators Cheer Oregon's Pride, Captain Dunbar's and Captain McDonell's Companies in Particular.

Two thousand spectators saw the Third Regiment, O. N. G., led by Colonel Everett, pass in review last night before Governor Geer and staff and Brigadier-General Chas. F. Beebe and staff. The Armory was filled with the noise of the sharp, quick military tread of the Guardsmen, the sprightly music of the Third Regiment band and the clamor of quick commands from the alert officers directing the battalions and companies. The regiment presented a fine martial appearance, as the seven companies with the naval reserves and engineer and hospital corps swept by the reviewing point, presenting arms, while the officers returned the quick salutes of the reviewing party. As each company passed in review it received a generous round of applause from the spectators craning over the baltony. The veteran company B, of Second Oregon Volunteers, under Captain Dunbar, and company G, under its new captain, Charles E. McDonell, were received with special marks of approval.

The occasion of the review was the

annual inspection and muster of the regiment. Governor and Mrs. Geer viewed the drill from the balcony, and the Guardsmen were inspected by Colonel Everett and staff, Governor Geer and his staff, consisting of Major-General C. U. Gantenbein, Colonel David M. C. U. Gantenbein, Colonel David M. Dunne, Colonel S. C. Spencer, and Col-onel I. N. Day, Colonel James Jackson, U. S. A., retired, inspector of the state militia, and Brigadier-General Charles F. Beebe and staff, consisting of Lleu-tenant-Colonel George T. Willett, Major J. Mcl. Wood, Major Sandford Whiting, Captain F. S. Bennett, and Captain F. F. Freeman. General Owen Summers, Major Murphy, U. S. A., retired, and General D. W. Burke, U. S. A., retired, and a number of members of the mili-tary committees of the legislature, were interested speciators.

After the inspection and muster Col-onel Everett put the regiment through various evolutions and formations, the companies responding in quick military style, showing the high state of pro-ficiency into which the regiment has been brought. Both the military men and laymen united to praise last night's regimental drill. The evening's programme ended with a dance in the large Armory ballroom.

"A CHARMING SCOLD."

B. J. Hondley's Recollections of Wendell Phillips.

PORTLAND, March 27 .- (To the Editor.)-I first heard Mr. Phillips speak dur-ing the great Civil War, shortly after the indecisive battle of Pittsburg Landing, and when we of the loyal North were fully only the road with long, fatiguing march that finally ended in glorious vic-tory. I had recently listened to Edward Everett upon the same theme taken by Mr. Phillips, viz., "The War."

I was greatly surprised by the appearance and munner of Mr. Phillips. My boyleh notion of an orator was that of storm and foam. But what a contrast between Everett and Phillips, the former the storm cloud; the latter the lightning dropped from the sky. In Mr. Phillips I saw too benevolent features for an in-cendiary. He used but infrequent gestures, simply talked as if in the parior and it seemed as if the dullest hearer adwas doing, so easily flowed from his lips the words of perfected beauty conveying satire, scold, hard sense and epigram. I distinctly remember the first sentence spoken by the New Englander in solemn hush: "It is hard to speak on "The War" when the wires are trembling with messages of loved ones lost in utiful sentence, the patriotic assembly heard in painful silence. I remember an-other sentence he uttered, awfully true: Our advancing columns are co the North that the South is rebel, for our armies find, practically speaking, no loyal population, as we had expected." My own servation afterwards as a Union soldier convinced me that the brain of the South was enthusiastically disloyal to the fing of the Republic, which the Hispano-American War restored to the hearts of outherners. How the orator did smite the compromising element of the North quaited in the presence of slavery How he rebuked the churches for walking with American bondage! He said in that speech be hated the Unic ier habe, falling into the arms of nourishing sleep. The great orator spoke this utierance with all the solemnity he could summon, the audience heard with respectful silence; but down in my heart I was fighting mad. He angered at the slow. ness of the North in striking at the root of the evil-slavery-and demanded immediate, absolute abolition

It seems very well to cut the dog's tail off close up to the ears, provided you have the dog; but suppose the dog is flying in advance of you with a foot la a long desert life, we had strength of conviction when Lincoln wrote the Emanci-pation Proclamation, to seize the sword of battle, and cut out from the roots the red cancer of slavery.

So prohibition of the impertinent liquor traffic will come in due time when the people desire it. The people will have to reach restriction first, and that has hardly come to us. If there was only one saloon we could soon close it, but there are thousands, and the faces we meet in our centers of population are not all those of the founders of the Republic, came upon the Mayflower. Populations cannot advance as rapidly as ploneers onward movements. Broken reeds

The oration was a polished shaft, and its memory with me will never fade out. I went shortly after hearing that match-less address into the Union Army, and before I was mustered out in North Caro-000 bayonets, and the Union was saved. Many years afterward I heard again this peerless orator, who had the same gravity and charm, the same dignity and

grace, the same scorn and music. What was the theme? "Give to Woman the Ballot and the Liquor Problem Is Solved. Slavery was gone, and the old war horse must have another trumpet peal, and he found it in woman suffrage. But he was not now speaking for the war, a real is sue; but a home-made imagination, illogleally yet strikingly presented, fired hi Give the vote to women and you litiply majorities and minorities by two Yet the orator was as sure that this was the cure of intemperance as that the downfall of the Union was the

who taught us that an orator need not bellow; and one such radical, just one, was needed to whip up a population slow and conservative to beneficient activity
B. J. HOADLEY.

DAILY CITY STATISTICS.

Marriage License. E. A. Erickson, 28, and Selma Warren,

Building Permits. Albers & Schneider, east side of Front street, where Lovejoy would be extended, warehouse: \$2500 J. F. Wilson, two-story dwelling, Ross street, between Broadway and Cherry;

N. O. Nylander, two-story dwelling, Knott street, between East Thirtieth and East Thirty-first; \$2000.

Beath Returns. March 25, Charles Gallagher, 50 years, St. Vincent's Hospital; pneumonia. March 22. James Cowburn, 45 years, City Jail; paralysis of the heart.

OLD OREGON LAW CONCERNING BELPLESS RELATIVES.

Local Case in Which Three Sons Refuse to Aid Their Father-Other

In the suit of Morris Labowitch against his sons, I. A. and L. Labowitch, for support, Judge Cleland yesterday sustained the demurrer to the complaint on the ground that the complaint does not state facts sufficient to constitute a cause of suit, and also that there is a full, com-plete and adequate remedy at law. The complaint recites that plaintiff is 60 years old, and is infirm by reason of bodily aliment and old age. His sons, fall; paralysis of the heart.

It is alleged, are aged respectively 28, March 25. George H. Comalley, 3 months; 25 and 22 years, and are possessed, col-



Good Samaritan Hospital; interrupture of

Contagious Diseases. Child of Mrs. Reynolds, % West Park

theria.

Real Estate Transfers.

W. H. Rogers to D. P. Thompson, 50x100. Thirteenth and Taylor streets; also Six106, Chapman and Main streets, March 25. Claude Thayer et al. to M. Pallay, 100x100, Clay and Twelfth streets, March 14. March 14
Hawthorne estate to John Horgren,
lot 3, block 25, Hawthorne First
Addition, March 22
W. H. Grindstaff et ux. to H. S.
Beers, lots 1 and 2, block 102, Grover's Addition, March 18
F. W. Torgler and wife to Frederick C. Schubert, west 89 feet lots
3 and 4 block 4, Central Park,
March 26
Emma Elichborn and G. C. Eleb-

3 and 4 block 4, Central Park, March 25
Emma Elchhorn and G. C. Elchhorn, to Claudia C. Saimon, west 83 feet of lot 4, block 12, Simon's Addition, March 25
Alma and George H. Morgan to Emma Elchhorn, west 53 feet lots 4 and 5, block 12, Simon's Addition, March 25
Frank Botefuhr to Helene Botefuhr, 50x112 Twentleth street, near Everett, March 22
D. F. Sherman, administrator, to J. W. Paddock, undivided half of lots 12, 13, 14, and 15, block 3; and undivided half of lots 20 and 44, block 9, First Electric Addition, March 27
Susan and John Gwilt to W. L. Farrell, lot 2, block 156, East Portland, March 22
Southwest Portland Real Estate Co. to James Blake, lot 21, block 48, Fulton Park, November 22, 1888. Thomas Rutts and wife to John Martens, 1 acre, Patton road, near Marquam Road Addition, March 25
Franklin R. Anson et ux. to J. H. Albert, trustee, lots 14 and 16. Franklin R. Anson et ux. to J. H. Albert, trustee, lots 14 and 16, block 6, Richmond, September 26,

Crelia and Guiseppe Landucci to J. B. Harris, lots 7 and 8, block 144. B. Harris, lots 7 and 8, block 144,
Portland, southeast corner Market and Fourth streets, March 27,10,69
Sheriff for H. B. Oatman heirs, to J.
W. Paddock, undivided half lots 1
2, 3 and 4, block 7, First Electric
Addition, February B. 1930.
Sheriff, for same, to J. W. Paddock,
undivided half of lots 20 and 24,
block 9, First Electric Addition,
February 13, 1900.
Sheriff, for Marion Thompson, to
M. M. Bingham, east half of lots
12 and 13, block 75, Seliwood,
March 25.

PERSONAL MENTION.

Senator Alex Sweek returned yesterday from a business trip to San Francisco. Mrs. Eva Emery Dye, of Oregon City, left yesterday for the East, to make inof the Lewis and Clark expedition. H. S. Holmes, the North Pacific Lumber Company's agent for the State of California, with offices in San Francisco, is in the city for a few days on business.

C. Judson, industrial agent of the O. R. & N. Co., left for Walla Walla last night to plant British Columbia wheat furnished to him by the Department of Agriculture at Victoria.

NEW YORK March M.-Arrived from ough; from Spokane, B. Norman, M. E.

If Baby Is Cutting Teeth, Be sure and use that old and well-tried remedy, Mrs. Winslow's Soothing Syrup, for children teetbing. It soothes the child, softens the gums, allays all pain, cures wind coilc and diarrhoes.

that this was the cure of intemperance as that the downfall of the Union was the solution of the slavery problem.

But thanks unto heaven for this scold.

Cathartic or purgative pills do more harm than good. Carter's Little Liver Pills do only good, but a large amount of that. Only one pill a dose.

lectively, of considerable, being worth at east \$50,000, and are all unmarried The suit was brought under the follow-ing act passed by the Legislature in 1853:

ildren, when poor and unable to work to bound to maintain their parents in the like

The court was asked to allow the defendant \$2 per month. There is another section of the statute which provides that money for support in a case of this kind shall be recovered in the name of the County Court, before a Justice of the Peace. This law was also passed in 1853,

Judge Cleland decided that the suit was improperly brought, as the latter men-tioned statute will afford relief. This

carn a livelihood in consequence of bodily in-firmity, idiocy, lunacy or other cause shall be supported by the father, mother, children, rothers or idsters of such poor person; if they or either of them be of sufficient ability; and every person who shall fail or refuse to supplied or her father, mother, child, stater brother, when directed by the County Court the county where such person shall be from, whether such relative reside in the county or not, shall forfelt and pay to the county, for the use of the poor of their county, the sum of \$30 per month, or such other sums as the court shall find sufficient, to be recovered in the name of the County Court for the use of the poor aforesaid, before any Justice of the Peace of any county having jurisdiction. Pro-vided, that where any person becomes a pau-per from intemperance or other had conduct, he shall not be entitled to support from any relation except parent or child.

The children shall be first called on to sup-port their excepts. If there he children of auf-

ort their parents, if there be children of suf ability, the brothers and sisters shall be next called on; but married females, while their husbands live, shall not be liable to a suit. Some months ago Labowitch presented

REED VS. WHITEHOUSE. Decision Requiring Defendant to Account for \$3289 37.

Judge Cleiand yesterday announced a decision in the suit of C. J. Reed and D. P. Thompson, as executors of the will of John Green, deceased, against B. G. Whitehouse, for an accounting of moneys collected and disbursed by Whitehouse as confidential cierk for John Green, covering the last four years of Mr. Green's life. The matters in controversy were di-vided into items for convenience, and the decision of the court on these, in brief,

was as follows:
"Findings will be for the plaintiffs for \$518 27, \$66, \$120, \$50, \$25, \$2207 92 and \$307 08 total, \$3289 37, being those sums mentioned as first, second, fourth, sixth, seventh eighth and ninth items; and also for the plaintiffs and against the defendant upon the charges in defendant's exhibit 505,

"Findings will be entered for the de-fendant on the \$600, \$80, \$100 and \$5000 sums, the same being the third, fifth, tenth and eleventh items, as above

The court, in reviewing the issues pre-"The plaintiffs filed a complaint asking decree that defendant be required to account for all money collected and dis-bursed for John Green, deceased, from the 4th day of August, 1892, until the 20th day of July, 1897. Defendant alleged as defense a settlement had between Mr. Green and himself on the 12th of August, 1883; that he then rendered a true and complete account of all transactions; that Mr. Green examined and approved the same, and that thereupon defendant sur-rendered all accounts and vouchers relat-ing to the business transacted prior to August 12, 1830, and the same were ever

maintain themselves, and children shall be to that date. Defendant was not redered to Mr. Green were made up from certain books kept by defendant, and known on the trial as exhibits Nos. 1, 2 and 3, the plaintiffs were granted leave by proper pleading to put in issue the correctness of any of the items appearare presented by the pleadings filed by plaintiff under leave so granted. Plaint

United States Attorney Hall stated that



TIME IS ALMOST UP

Soon we leave Portland for our new quarters at San Francisco. We have secured a magnificent building on Market St., 46x165, seven stories, running through from Market to Stevenson.

Don't you want to buy a Piano from us before we go away?

The Wiley B. Allen Co. has sold pianos in Portland, Or., for nearly a quarter of a century, and are now moving to San Francisco, so as to embark in a wider and more extensive business FROM THE WIDE DO-MAIN OF THE OCCIDENT AND ACROSS THE WATERS TO THE ORIENT BEYOND.

Years, years ago we sold our Pianos to the sturdy pioneer, and we have grown up with the country until today we point with great pride to our successful career, and leave our native land with a tinge of regret; but the ambition of a native Oregonian knows no bounds.

Why not buy a Piano today? Procure a good, highgrade instrument, if you can afford it-a Knabe, Steck, Hardman or the new model Everett; or, if a medium grade is wanted, secure a Chickering Bros., Kingsbury, Howard of Hamilton; or, if a cheaper grade is wanted, we would suggest a Kimball, and we have one for sale which we want to get rid of badly. We have a fairly good upright Nugent Piano, which we offer for \$85, and an Emerson square for \$40. Yes, take it for \$30, cover thrown in. Organs, \$20 up.

THE WILEY B. ALLEN CO.

209 and 211 First Street, Portland, Oregon.

The residence now occupied by Mr. Wiley B. Allen, at 628 Fourth street, is for sale or rent, also nice 12-room house at 544 Sixth Street for sale or rent. A fine 10-acre prune orchard near the city, bearing, only \$1500. An 8-acre tract near the carahops for sale cheap, and a 1/4-block facing Union Avenue, one block south of the Brown Building, for sale on easy payments if desired; also other property in the city and out of the city. The "Allenton" cottage, furnished, Orimes Grove, Seaside, for rent during the season, or for sale.

Concerning the above, call on Mr. Wiley B. Allen, 211 First Street.

afterwards retained by Mr. Green. Defendant also alleged that each year after 1895, to and including the year 1897, set-tlements were had between himself and Mr. Green; that at each settlement de-fendant rendered a full and complete ac-count of all money collected and dis-bursed, and these accounts and the vouchers were examined and approved.

"These allegations were denied, and the

races allegations were demed, and the case was taken to trial upon the issue whether the defendant should be required to account. Findings were made to the effect that August 12, 183, a full settlement between the parties was had, and the books and vouchers of defendant between the retained by Mr. Green, no accounting quired to account generally in respect to transactions subsequent to August 12, 1892, but it appearing the accounts rening thereon, and to show items had been omitted therefrom. The matters which form the subject of the present inquiry iffs specified several particulars in which the account is incorrect. The court will, for convenience, refer to the special mat-

ters as items numbered according to the order adopted in plaintiffs' pleadings.".

Judge Cleland went over the evidence on both sides regarding the items in dis-pute comprehensively, and then gave his decision on each. Regarding the eighth and ninth items. \$2207 92 and \$307 98, the and hinth items, \$200 is and \$500 is, the court said: "These are conceded by the defendant to be proper charges against him, and were after the death of John Green charged to himself."

Concerning the findings, it may be stated that Mr. Whitehouse has received all of the moneys referred to. Where the findings are in his favor he is, of course, entitled to retain the amounts, and where the findings are against him he has to account for the sums mentioned to the

One More Postponement. sought to remove to Kentucky, came un in the United States Court again at 2 o'clock, yesterday afternoon, C. J. Schna that his associate had been detained in Astoria. He was, however, of opinion that no order should be made for the removal of Bowlin, as the indictment four against him in Kentucky stated that the committed in 1901, while Bowlin had been Bellinger said that if this statement was a fact that could be proven, he should no make an order for Bowlin's removal.

it was the practice in the District of Kentucky to charge that the crime was committed on the date an indictment was found, and read from a letter he had re-ceived from the United States Attorney of the Kentucky District to substantiate his statement. The court continued the matter until 2 P. M., Friday, and Mr. Schna bel marched off in triumph with his client,

A verdict for \$2500 damages was re-turned by the jury in Judge Sears' Court yesterday in the case of Barbara Stager vs. Troy Laundry Company. The amoun sued for was \$10,000. The case was sub mitted without argument. Henry E. McGinn, attorney for the plaintiff, walved the opening argument to the jury, where-upon Rufus Mallory, of defendant's coun-sel, said he did not care to argue the case, but would let it go to the jury on the law and evidence. The jury was about two hours. At a previous trial Stager obtained a judgment for \$300, which was set aside by the Supreme Court, and a new trial ordered.

Court Notes. A motion to make the amended plaint more definite and certain in the di vorce suit of Rosa Westerman vs. Henry Westerman, was allowed. The court held that the acts of cruel treatment com-

Watts, her husband, be made to contribute money to assist her in prosecuting her divorce suit against him was granted. The defendant was ordered to pay \$75 at-torney's fees, and \$50 for her support. Judge Cleland allowed a plea in abate ment in the divorce suit of Ward C. Wet-more against Dorothea Wetmore, based

on the ground that a similar suit of Mrs.

Wetmore against her husband, which was dismissed in the lower court, is now pending on appeal to the Supreme Court. A motion for a rehearing in the suit of B. H. Fisher against B. E. Wright, for a dissolution of partnership, an accounting profits, etc., was denied. The court, however, modified a previous decree to the effect that the plaintiff shall not have to pay the defendant a balance of about \$1000 for the half interest in the business

purchased. Fisher's contract was that he was to pay altogether \$2500. Otto Kleemann yesterday resigned as administrator of the estate of Pauline Thibau, deceased, stating as his reason for so doing that the various heirs and legatees are continually withholding and disposing of property of the estate which never has been permitted to come into the possession of the administrator be relatives of the deceased.

Carl Chapman, a boy 14 years old, has, by A. J. Chapman, his father, filed suit against the Portland General Electric Company in the State Circuit Court for \$1125 damages. It is alleged for cause of action, that on November 15, 1900, at Sun-nyside, the defendant placed a spool on a pole in such a manner that an electric light wire was within reach of per-sons passing by, and that the boy touched the wire with his hand, which was badly burned.

The City of Portland yesterday commenced suit in the State Circuit Court ur der the curative act of the city charter, against S. Ward, Bluford Sigler, and R. M. Dooly, trustee, to recover \$1180 for M. Dooly, trustee, to recover \$1180 for the improvement of old Thirteenth street, from College to Hall, made in 1890. The Siglers in 1894 sued the city to restrain the sale of their property for the de-linquent assessment, alleging that their property was away above the grade of the street as improved, and was damaged in-stead of benefited. The suit hung fire. it is stated, because the City Attorned did not think he could win out, and the other side did not care to push it. The curative act of the 1998 charter covers all assessment errors, etc., and the city au-thorities now believe the money can be

NAME FOR THE FAIR!

A. Wood Suggests Lewis and Clark Centennial.

PORTLAND, March 27 .- (To the Editor.) -In Mr. Levi W. Myers' article in today's Oregonian, he is nearly correct when he suggests "Lewis and Clark Pacific Cenas the name for our great fair

There is this objection, however, to that name: "Pacific" is too local to cover the cosmopolitan names of Lewis and Clark. They, in a sense, belong to the whole world. Certainly the influence and effect the Lewis and Clark expedition ched the Atlantic, as well as the Pacific. The whole Nation was in one way and another affected by that exploration Out of it a tidal wave of human souls were swept from the Atlantic to the Pacific. They planted the germ of expan-sion, transcontinental railroads and Na-tional prosperity.

I would suggest a briefer name, but that will make the fair as comprehensive as the Nation-one that will eliminate lo-cality, that would certainly hamper the enterprise, breed jealousy and prejudice. Let the name be "Lewis and Clark Cen-The Eastern States gave us tennial." these men, and will be enthusiastic in claiming that honor and celebrating the centennial of their triumph. St. Louis, in fact the entire Mississippi

Valley, where they outfitted and through which they passed, are proud of them, and if the fair is not localized will participate nobly in its support, and feel, as we want them to feel, that it is their celebration.

We want a National fair, so let the name be as broad as the Nation, as ex- States, Canada and Great Britain tensive as the influence and travels of sell them.

these men, by giving the name "Lewis and Clark Centennial." This will give us just what we want: The good will of all sections of the United States and the train. hearty co-operation. T. A. WOOD.

Looking for Reward. TIFFIN, O., March 27 .- Arthur Ruch, a farmer, was arrested yesterday on a charge of placing ties on the Pennsylvania railroad track near Bloomville Saturday

light. He flagged the passenger train,

DAILY METEOROLOGICAL REPORT. PORTLAND, March 27 .- 8 P. M .- Maximum temperature, 49; minimum temperature, 37; river reading at 11 A. M., 8.0 feet; change in tion since Sept. 1, 1900, 34.63 inches; precipitation since Sept. 1, 1990, 37.58 inches; deficiency, 2.35 inches; total sunshine March 26, 4:05; possible sunshine March 26, 12:30.

WEATHER CONDITIONS. Light rain has fallen today in Western Oregon, Western Washington and Southern Idaho. Elsewhere in the Rocky Mountain and Pacific Coast States fair weather has provalled. The temperature continues below the seasonable average in all sections of the Pa-cific Northwest. The indications are for generally fair weather in this district Thursday, or cept in Western Oregon and along the Wasi Ington Coast, where showers are probable.

WEATHER FORECASTS. Forecasts made at Portland for the 28 hours ending at midnight Thursday, March 28:
Portland and vicinity—Occasional showers in
the morning, probably fair during the afternoon; variable winds.

Western Oregon-Occasional showers; varia-Western Washington-Generally fair, except showers along the coast; variable winds.
Eastern Oregon, Eastern Washington and
Idaho-Generally fair weather; south to west
winds.
A. B. WOLLABER. Acting Forecast Official.

IT IS THE WAY YOU USE IT. It's the Method Employed Which Makes Success or Failure.

One man with pen, ink and paper car produce a landscape, another man with the same pen and ink may not be able to write his own name legibly. It is all in knowing how.

It is equally true in the use of medi-cines. The same remedies we have today have existed for thousands of years, but if their existence was known the knowledge of how to use them was lacking.

They became valuable to the human race only when experiment and science showed the way to use them to get re-

The grip is an old disease with a new name; it is really catarrhal in charac-ter, and the usual symptoms are those of acute catarrh, but the old-time catarrh powders, salves and sprays do not cure it, neither does the application of anti-septics through an inhaler give anything more than relief for a short time. The antiseptics are all right; they kill the germs of catarrh and grip if they are applied rightly, but their local ap-plication to the nose and throat avail lit-tle because the germs are in the blood and through the whole system. Stuart's Catarrh Tablets contain many of these same antiseptics that are used in sprays and inhalers, but instead of

applying them to the inflamed membranes of the nose and throat, they are taken into the stomach and thus reach the blood, the real seat of the disease, and drive out the infectious germs through the natural channels of the bowels and kidneys. In other words, Stuart's Catarrh Tab-lets reach the cause of the mischief in-stead of merely local symptoms.

The remarkable success of these tablets in curing grip, catarrh and throat and lung troubles is because they drive the catarrhal poison from the system and the nose and throat become clear of the ex-cessive secretion of mucus, which causes the bawking, spitting and gagging, be cause the secretion is not suppl

Two years ago Stuart's Catarrh Tablets were unknown, but today have bethat druggists everywhere in the United

the obstruction. His motive was, it is supposed, to secure a reward for flagging

AMUSEMENTS.

MARQUAM GRAND-CALVIN HEILIG, Mgr. hursday, Friday, Saturday Matines and Saturday evening, March 28, MR. DANIEL SULLY IN "THE PARISH PRIEST." "THE PARISH PRIEST." prices—Lower floor, except last 3 last 3 rows, 75c. Balcony, first 6 last 6 rows, 50c. Gallery, 25c. Boxes, \$7.50. Matinee prices—Lower floor, 3 rows, 75c; last 3 rows, 50c. Bul-

and loges, \$5. Seats now selling. CORDRAY'S THEATER-

One week, commencing Sunday, March 24, and Saturday Matines,
HOYT'S HIGGEST LAUGH,
"A BRASS MONKEY."
"A BRASS MONKEY."
"A BRASS MONKEY."
"A BRASS MONKEY."
Pretty Girls Clever Comedians. New Music,
Novel Dances. Sances.

Maxie Trumbull as Haggage.
fect comedy cast. Usual prices

CORDRAY'S—
WEEK STARTING SUNDAY, MARCH 31,
AND SATURDAY MATINEE,
The Greatest Play of the Decade, presented by
THE SUPERB CUMMINGS STOCK COMINDORSED BY ALL CRITICS.
"THE LITTLE MINISTER."
USUAL PRICES.

METROPOLITAN THEATER—CLARENCE H JONES, Manager Portland's Down-Town Theater, Third and Yamhill. Phone Grant 741.
Tonight at 8 o'clock and all this week (Saturday matines), Lotta's great success.
"PAWN TICKET 210."
Direction Ed Billings.
See the great pawnshop scene on the Bowery, New York City.
Clever Specialties Will Be Introduced Between Each Act.

FREDERICKSBURG MUSIC HALL— SEVENTH AND ALDER STS.

SAMAYOAS. KALPRATUS, The King of Hoop-Jugglers. McKAY and LAURENCE. Comical Sketch Artists.
DULCIE SISTERS.
California's Sweetest Singers.
LEONORE.
Balladist. in her latest Eastern successes
And other musical favorities of Portland.

NEW TODAY.

COUNTY WARRANTS And other investment securities for sale, J. W. Cruthers & Co., 314 Chamber of Com

\$500.00 to \$50,000.00 loans on most favorable terms, Municipal school bends purchased. W. H. Fear, mber of Commerce.

MORTGAGE LOANS On improved city and farm property, at lowest current rates. Building loans. Installment loans. MacMaster & Birrell, 311 Worcester bik.

THE ANN ARBOR BAKERY Has removed from 347 Morrison to 313 Morrison et. Has also put in large overs of the most modern design in the building S. W. cor. 16th and Glisan ats., where they have opened a fine retail bakery. We have no successors.

J. D. WILCOX & CO. REAL ESTATE AND INSURANCE. Resident Agents of

THE ORIENT INSURANCE CO. OF HART-2021/2 Stark st.

TIMBER LANDS Large and small tracts, near Columbia River and in Southeastern and Southwestern Oregon. Tract of Port Orford cedar, very handy to transportation. Sugar pine and reliow pine within 18 miles of Southern Pacific R. R., on logable streams running to said road. Also in the Nehalem courtry. I can sell you somethand which is very cheap. Cruisers' reports ready. Buyers please call and see R. M. Wilbur, 233 Stark st.

McKINNON'S,

2 cans Table Peaches, Pears, Apricots, 25c Curtis Bres. Pure Fruit Jam 10c Table Strawberries for Cream 10c 173 Third St. 752 Savier St.