

REGARDING TAX FOR COURTHOUSE

Grand Jury Also Asks County to Purchase Wiberg Butte for Prisoners.

MAKES ITS FINAL REPORT

Drs. C. H. and C. H. T. Atwood Are Indicted for Performing Operation That Caused Death of Mahala Roberts.

The November Grand Jury for Multnomah County returned its final report to Judge C. U. Gantenbein, in the Circuit Court at 11:15 P. M. yesterday.

After receiving the report and the indictments, Judge Gantenbein charged the jury with the report is more concise than any other that has yet been returned by the grand jury since they began their sessions.

Test of Jury's Report.

November 18, 1908.—The Honorable Judge Gantenbein, in the Circuit Court of Multnomah County, Oregon, has received the report of the grand jury for the year 1908.

As Chief of Police Gritzmacher, Captain Hatley and Thomas G. Green were called as witnesses before the grand jury yesterday.

Charges Against Drs. Atwood.

Drs. C. H. and C. H. T. Atwood were indicted yesterday on a charge of performing acts which grossly disturbed the public peace and health.

The indictment charges the physicians with having performed a criminal operation on Mahala Roberts, on November 4, 1908.

It is also alleged that between January 1 and November they conducted the "hospital" on the Mount Scott carline for unlawful purposes.

The grand jury returned the indictment against the defendants: Clara Robson, Irene Hinton, George Kitzmiller, John Roberts, Joseph D. Stemler, Mahala Roberts and S. T. McCann.

Jonah St. Clair is charged with the assault and robbery of Axel Hemmingson on November 14.

E. J. Merton is accused of having entered a dwelling through a window with intent to commit burglary.

The grand jury returned the indictment against the defendants: H. J. Blasing, C. F. Clark, H. F. Clark, A. A. Gabriel, Gilbert Housh, O. W. Housford, and W. A. Gordon.

FRANCES KELLY SECURES DEED

Wins Friendly Suit for Lot From Goodie Estate.

The friendly suit of Frances Kelly against Mrs. Edith F. Goodie, widow of H. W. Goodie, was decided in favor of the plaintiff by Judge Bronaugh, in the Circuit Court yesterday afternoon.

It was alleged by the plaintiff that on March 7, 1907, she purchased from George W. Watt lots 1 to 5, block 7, Excelsior, Multnomah County, borrowing the purchase price, \$600, from Mr. Goodie.

The cash is said to have been advanced by Mr. Malarky, while the deed went to Mr. Goodie to secure the payment of the money.

It was alleged by the plaintiff that on March 7, 1907, she purchased from George W. Watt lots 1 to 5, block 7, Excelsior, Multnomah County, borrowing the purchase price, \$600, from Mr. Goodie.

The cash is said to have been advanced by Mr. Malarky, while the deed went to Mr. Goodie to secure the payment of the money.

It was alleged by the plaintiff that on March 7, 1907, she purchased from George W. Watt lots 1 to 5, block 7, Excelsior, Multnomah County, borrowing the purchase price, \$600, from Mr. Goodie.

The cash is said to have been advanced by Mr. Malarky, while the deed went to Mr. Goodie to secure the payment of the money.

It was alleged by the plaintiff that on March 7, 1907, she purchased from George W. Watt lots 1 to 5, block 7, Excelsior, Multnomah County, borrowing the purchase price, \$600, from Mr. Goodie.

The cash is said to have been advanced by Mr. Malarky, while the deed went to Mr. Goodie to secure the payment of the money.

It was alleged by the plaintiff that on March 7, 1907, she purchased from George W. Watt lots 1 to 5, block 7, Excelsior, Multnomah County, borrowing the purchase price, \$600, from Mr. Goodie.

COPLAINTS OF TAXPAYERS HEARD

County Board of Equalization Passes on Large Number of Protests.

Some Assessments Reduced, Others Raised During Busy Day's Session—Light on Money, Notes and Accounts of O. R. & N.

WORK NEARLY COMPLETED

Assessor Sigler, County Clerk Fields and County Judge Webster, comprising the County Board of Equalization, met again yesterday and nearly completed their work for the year.

A decision as to the value to place on the money, notes and accounts of the O. R. & N. Company has not yet been reached, but it is expected that the figure will be placed at about \$2,000,000.

The original assessment was \$14,490,000. The board has carefully considered the testimony and depositions of company officials, including that of William Mahl, who gives the value of the company's money, notes and accounts, \$1,814,483.21.

The debts outstanding March 1 were made up of the following items: Tariff balances, \$307,577.23; coupons, dividends and called bonds, \$11,346,115; accrued interest on bonds, \$220,220.61; due to companies and individuals, \$563,822.85; vouchers and payrolls, \$1,347,866.23.

The assessment of Astoria Road. The petition of the Astoria & Columbia River Railroad Company that its assessment be apportioned between Multnomah, Clatsop and Columbia counties was allowed.

The board declined to cancel the assessment on the franchises of the Western Union Telegraph Company. The company urged that under an act of Congress all roads are post roads, and that a franchise to operate over them is exempt from taxation.

The board declined to cancel the assessment on the franchises of the Western Union Telegraph Company. The company urged that under an act of Congress all roads are post roads, and that a franchise to operate over them is exempt from taxation.

The board declined to cancel the assessment on the franchises of the Western Union Telegraph Company. The company urged that under an act of Congress all roads are post roads, and that a franchise to operate over them is exempt from taxation.

The board declined to cancel the assessment on the franchises of the Western Union Telegraph Company. The company urged that under an act of Congress all roads are post roads, and that a franchise to operate over them is exempt from taxation.

The board declined to cancel the assessment on the franchises of the Western Union Telegraph Company. The company urged that under an act of Congress all roads are post roads, and that a franchise to operate over them is exempt from taxation.

The board declined to cancel the assessment on the franchises of the Western Union Telegraph Company. The company urged that under an act of Congress all roads are post roads, and that a franchise to operate over them is exempt from taxation.

The board declined to cancel the assessment on the franchises of the Western Union Telegraph Company. The company urged that under an act of Congress all roads are post roads, and that a franchise to operate over them is exempt from taxation.

The board declined to cancel the assessment on the franchises of the Western Union Telegraph Company. The company urged that under an act of Congress all roads are post roads, and that a franchise to operate over them is exempt from taxation.

The board declined to cancel the assessment on the franchises of the Western Union Telegraph Company. The company urged that under an act of Congress all roads are post roads, and that a franchise to operate over them is exempt from taxation.

The board declined to cancel the assessment on the franchises of the Western Union Telegraph Company. The company urged that under an act of Congress all roads are post roads, and that a franchise to operate over them is exempt from taxation.

The board declined to cancel the assessment on the franchises of the Western Union Telegraph Company. The company urged that under an act of Congress all roads are post roads, and that a franchise to operate over them is exempt from taxation.

The board declined to cancel the assessment on the franchises of the Western Union Telegraph Company. The company urged that under an act of Congress all roads are post roads, and that a franchise to operate over them is exempt from taxation.

The board declined to cancel the assessment on the franchises of the Western Union Telegraph Company. The company urged that under an act of Congress all roads are post roads, and that a franchise to operate over them is exempt from taxation.

The board declined to cancel the assessment on the franchises of the Western Union Telegraph Company. The company urged that under an act of Congress all roads are post roads, and that a franchise to operate over them is exempt from taxation.

The board declined to cancel the assessment on the franchises of the Western Union Telegraph Company. The company urged that under an act of Congress all roads are post roads, and that a franchise to operate over them is exempt from taxation.

The board declined to cancel the assessment on the franchises of the Western Union Telegraph Company. The company urged that under an act of Congress all roads are post roads, and that a franchise to operate over them is exempt from taxation.

The board declined to cancel the assessment on the franchises of the Western Union Telegraph Company. The company urged that under an act of Congress all roads are post roads, and that a franchise to operate over them is exempt from taxation.

The board declined to cancel the assessment on the franchises of the Western Union Telegraph Company. The company urged that under an act of Congress all roads are post roads, and that a franchise to operate over them is exempt from taxation.

The board declined to cancel the assessment on the franchises of the Western Union Telegraph Company. The company urged that under an act of Congress all roads are post roads, and that a franchise to operate over them is exempt from taxation.

The board declined to cancel the assessment on the franchises of the Western Union Telegraph Company. The company urged that under an act of Congress all roads are post roads, and that a franchise to operate over them is exempt from taxation.

The board declined to cancel the assessment on the franchises of the Western Union Telegraph Company. The company urged that under an act of Congress all roads are post roads, and that a franchise to operate over them is exempt from taxation.

The board declined to cancel the assessment on the franchises of the Western Union Telegraph Company. The company urged that under an act of Congress all roads are post roads, and that a franchise to operate over them is exempt from taxation.

The board declined to cancel the assessment on the franchises of the Western Union Telegraph Company. The company urged that under an act of Congress all roads are post roads, and that a franchise to operate over them is exempt from taxation.

The board declined to cancel the assessment on the franchises of the Western Union Telegraph Company. The company urged that under an act of Congress all roads are post roads, and that a franchise to operate over them is exempt from taxation.

The board declined to cancel the assessment on the franchises of the Western Union Telegraph Company. The company urged that under an act of Congress all roads are post roads, and that a franchise to operate over them is exempt from taxation.

The board declined to cancel the assessment on the franchises of the Western Union Telegraph Company. The company urged that under an act of Congress all roads are post roads, and that a franchise to operate over them is exempt from taxation.

The board declined to cancel the assessment on the franchises of the Western Union Telegraph Company. The company urged that under an act of Congress all roads are post roads, and that a franchise to operate over them is exempt from taxation.

The board declined to cancel the assessment on the franchises of the Western Union Telegraph Company. The company urged that under an act of Congress all roads are post roads, and that a franchise to operate over them is exempt from taxation.

COPLAINTS OF TAXPAYERS HEARD

County Board of Equalization Passes on Large Number of Protests.

Some Assessments Reduced, Others Raised During Busy Day's Session—Light on Money, Notes and Accounts of O. R. & N.

WORK NEARLY COMPLETED

Assessor Sigler, County Clerk Fields and County Judge Webster, comprising the County Board of Equalization, met again yesterday and nearly completed their work for the year.

A decision as to the value to place on the money, notes and accounts of the O. R. & N. Company has not yet been reached, but it is expected that the figure will be placed at about \$2,000,000.

The original assessment was \$14,490,000. The board has carefully considered the testimony and depositions of company officials, including that of William Mahl, who gives the value of the company's money, notes and accounts, \$1,814,483.21.

The debts outstanding March 1 were made up of the following items: Tariff balances, \$307,577.23; coupons, dividends and called bonds, \$11,346,115; accrued interest on bonds, \$220,220.61; due to companies and individuals, \$563,822.85; vouchers and payrolls, \$1,347,866.23.

The assessment of Astoria Road. The petition of the Astoria & Columbia River Railroad Company that its assessment be apportioned between Multnomah, Clatsop and Columbia counties was allowed.

The board declined to cancel the assessment on the franchises of the Western Union Telegraph Company. The company urged that under an act of Congress all roads are post roads, and that a franchise to operate over them is exempt from taxation.

The board declined to cancel the assessment on the franchises of the Western Union Telegraph Company. The company urged that under an act of Congress all roads are post roads, and that a franchise to operate over them is exempt from taxation.

The board declined to cancel the assessment on the franchises of the Western Union Telegraph Company. The company urged that under an act of Congress all roads are post roads, and that a franchise to operate over them is exempt from taxation.

The board declined to cancel the assessment on the franchises of the Western Union Telegraph Company. The company urged that under an act of Congress all roads are post roads, and that a franchise to operate over them is exempt from taxation.

The board declined to cancel the assessment on the franchises of the Western Union Telegraph Company. The company urged that under an act of Congress all roads are post roads, and that a franchise to operate over them is exempt from taxation.

The board declined to cancel the assessment on the franchises of the Western Union Telegraph Company. The company urged that under an act of Congress all roads are post roads, and that a franchise to operate over them is exempt from taxation.

The board declined to cancel the assessment on the franchises of the Western Union Telegraph Company. The company urged that under an act of Congress all roads are post roads, and that a franchise to operate over them is exempt from taxation.

The board declined to cancel the assessment on the franchises of the Western Union Telegraph Company. The company urged that under an act of Congress all roads are post roads, and that a franchise to operate over them is exempt from taxation.

The board declined to cancel the assessment on the franchises of the Western Union Telegraph Company. The company urged that under an act of Congress all roads are post roads, and that a franchise to operate over them is exempt from taxation.

The board declined to cancel the assessment on the franchises of the Western Union Telegraph Company. The company urged that under an act of Congress all roads are post roads, and that a franchise to operate over them is exempt from taxation.

The board declined to cancel the assessment on the franchises of the Western Union Telegraph Company. The company urged that under an act of Congress all roads are post roads, and that a franchise to operate over them is exempt from taxation.

The board declined to cancel the assessment on the franchises of the Western Union Telegraph Company. The company urged that under an act of Congress all roads are post roads, and that a franchise to operate over them is exempt from taxation.

The board declined to cancel the assessment on the franchises of the Western Union Telegraph Company. The company urged that under an act of Congress all roads are post roads, and that a franchise to operate over them is exempt from taxation.

The board declined to cancel the assessment on the franchises of the Western Union Telegraph Company. The company urged that under an act of Congress all roads are post roads, and that a franchise to operate over them is exempt from taxation.

The board declined to cancel the assessment on the franchises of the Western Union Telegraph Company. The company urged that under an act of Congress all roads are post roads, and that a franchise to operate over them is exempt from taxation.

The board declined to cancel the assessment on the franchises of the Western Union Telegraph Company. The company urged that under an act of Congress all roads are post roads, and that a franchise to operate over them is exempt from taxation.

The board declined to cancel the assessment on the franchises of the Western Union Telegraph Company. The company urged that under an act of Congress all roads are post roads, and that a franchise to operate over them is exempt from taxation.

The board declined to cancel the assessment on the franchises of the Western Union Telegraph Company. The company urged that under an act of Congress all roads are post roads, and that a franchise to operate over them is exempt from taxation.

The board declined to cancel the assessment on the franchises of the Western Union Telegraph Company. The company urged that under an act of Congress all roads are post roads, and that a franchise to operate over them is exempt from taxation.

The board declined to cancel the assessment on the franchises of the Western Union Telegraph Company. The company urged that under an act of Congress all roads are post roads, and that a franchise to operate over them is exempt from taxation.

The board declined to cancel the assessment on the franchises of the Western Union Telegraph Company. The company urged that under an act of Congress all roads are post roads, and that a franchise to operate over them is exempt from taxation.

The board declined to cancel the assessment on the franchises of the Western Union Telegraph Company. The company urged that under an act of Congress all roads are post roads, and that a franchise to operate over them is exempt from taxation.

The board declined to cancel the assessment on the franchises of the Western Union Telegraph Company. The company urged that under an act of Congress all roads are post roads, and that a franchise to operate over them is exempt from taxation.

The board declined to cancel the assessment on the franchises of the Western Union Telegraph Company. The company urged that under an act of Congress all roads are post roads, and that a franchise to operate over them is exempt from taxation.

The board declined to cancel the assessment on the franchises of the Western Union Telegraph Company. The company urged that under an act of Congress all roads are post roads, and that a franchise to operate over them is exempt from taxation.

The board declined to cancel the assessment on the franchises of the Western Union Telegraph Company. The company urged that under an act of Congress all roads are post roads, and that a franchise to operate over them is exempt from taxation.

The board declined to cancel the assessment on the franchises of the Western Union Telegraph Company. The company urged that under an act of Congress all roads are post roads, and that a franchise to operate over them is exempt from taxation.

The board declined to cancel the assessment on the franchises of the Western Union Telegraph Company. The company urged that under an act of Congress all roads are post roads, and that a franchise to operate over them is exempt from taxation.

Take Plenty of Time in Buying JEWELRY

Buying jewelry is positively different from almost every other thing that you buy for personal use.

Jewelry is purchased on a basis of permanency that gives one a feeling of responsibility that does not enter into the ordinary transactions of one's daily routine.

When you have finally decided upon some article of jewelry, you have given thought to the one particular feature—the permanency of it.

Jewels are not bought today to be discarded in a short time for something different, as in wearing apparel, for instance.

Hence we advocate plenty of time to be taken in the selection of the finer articles of jewelry, such as are sought for gifts at Christmas.

Right now you have a better opportunity to deliberate in the selection of gift jewelry than you will later on.

The crowds that gather with the approach of Christmas do not permit of as much time to be given to the making of selections, and the displays are never as good as now.

You select any article you wish NOW, and we lay it aside for you; later on you simply have to call and your choice, which doubtless would have been taken by some one else long ago, awaits you.

I request that you COME EARLY for the selection of Christmas jewelry, purely for our mutual interests, that you may be the better served, and we will have a better opportunity of showing you what will please you.

The Parlin & Orendorff Company contended that all its accounts are carried in Illinois. But the board did not reduce an assessment of \$40,000 on the corporation's money, notes and accounts.

The Advance Thrasher Company will be obliged to pay taxes on \$20,000 worth of property, although it sought to have this figure reduced to \$14,000. It alleged that it had no money, notes and accounts on March 1, and that its merchandise, assessed at \$20,000, was worth but \$14,000.

The Gaar Scott Company must pay a tax of \$200 on \$200 worth of merchandise, and \$100,000 worth of money, notes and accounts. It sought to reduce the figure to \$100.

The Pacific Railway Advertising Company sought to have a merchandise assessment of \$20,000 canceled, but in vain.

The assessment of property belonging to the Pullman Palace Car Company was reduced yesterday. The Gauley Company will pay taxes on \$60,000 worth of merchandise, and \$60,000 worth of money, notes and accounts, and M. L. Kline on \$60,000 worth of merchandise. The latter figure was assessed at \$20,000.

A reduction was denied to Sealy, Mason & Company. The assessment, as it stands, is: Merchandise, \$12,000; money, notes and accounts, \$200; wagons, \$50; horses, \$600.

The merchandise of the Oliver Chilled Pile Works is worth but \$20,000, instead of \$20,000, the figure as first placed upon it. This was the decision of the Board yesterday. The assessment of \$25,000 on its money, notes and accounts will stand.

The money assessment of the State Security Company was reduced yesterday from \$300 to \$150. The company having asked that the figure be placed at \$250. The Loan Company asked a reduction of a \$200 assessment to \$150, but this was denied.

Big Reduction Granted. Charles H. Dodd was granted a reduction on his merchandise Company. It is assessed as follows: Merchandise, \$48,000; money, notes and accounts, \$30,000; one horse, \$100. Swift & Co. asked to have the assessment on the money, notes and accounts reduced from \$300 to \$200. It was increased to \$12,000. The merchandise assessment was reduced from \$500 to \$200. The Sherwin-Williams Company asked that the assessment of \$500 on its money, notes and accounts be canceled. The Board declined to do this, but upon the showing made reduced the merchandise assessment from \$10,000 to \$600.

A reduction in the \$15,000 assessment of the furniture belonging to the Hotel Lenox was granted. It is assessed as follows: Merchandise, \$12,000; money, notes and accounts, \$3,000. It is now assessed at \$7,500, while the money is valued at \$25, instead of \$100, the first assessment.

No reduction was granted to the Polson Implement Company. It is assessed as follows: Merchandise, \$48,000; money, notes and accounts, \$30,000; one horse, \$100. Swift & Co. asked to have the assessment on the money, notes and accounts reduced from \$300 to \$200. It was increased to \$12,000. The merchandise assessment was reduced from \$500 to \$200. The Sherwin-Williams Company asked that the assessment of \$500 on its money, notes and accounts be canceled. The Board declined to do this, but upon the showing made reduced the merchandise assessment from \$10,000 to \$600.

A reduction in the \$15,000 assessment of the furniture belonging to the Hotel Lenox was granted. It is assessed as follows: Merchandise, \$12,000; money, notes and accounts, \$3,000. It is now assessed at \$7,500, while the money is valued at \$25, instead of \$100, the first assessment.

No reduction was granted to the Polson Implement Company. It is assessed as follows: Merchandise, \$48,000; money, notes and accounts, \$30,000; one horse, \$100. Swift & Co. asked to have the assessment on the money, notes and accounts reduced from \$300 to \$200. It was increased to \$12,000. The merchandise assessment was reduced from \$500 to \$200. The Sherwin-Williams Company asked that the assessment of \$500 on its money, notes and accounts be canceled. The Board declined to do this, but upon the showing made reduced the merchandise assessment from \$10,000 to \$600.

A reduction in the \$15,000 assessment of the furniture belonging to the Hotel Lenox was granted. It is assessed as follows: Merchandise, \$12,000; money, notes and accounts, \$3,000. It is now assessed at \$7,500, while the money is valued at \$25, instead of \$100, the first assessment.

No reduction was granted to the Polson Implement Company. It is assessed as follows: Merchandise, \$48,000; money, notes and accounts, \$30,000; one horse, \$100. Swift & Co. asked to have the assessment on the money, notes and accounts reduced from \$300 to \$200. It was increased to \$12,000. The merchandise assessment was reduced from \$500 to \$200. The Sherwin-Williams Company asked that the assessment of \$500 on its money, notes and accounts be canceled. The Board declined to do this, but upon the showing made reduced the merchandise assessment from \$10,000 to \$600.

A reduction in the \$15,000 assessment of the furniture belonging to the Hotel Lenox was granted. It is assessed as follows: Merchandise, \$12,000; money, notes and accounts, \$3,000. It is now assessed at \$7,500, while the money is valued at \$25, instead of \$100, the first assessment.

No reduction was granted to the Polson Implement Company. It is assessed as follows: Merchandise, \$48,000; money, notes and accounts, \$30,000; one horse, \$100. Swift & Co. asked to have the assessment on the money, notes and accounts reduced from \$300 to \$200. It was increased to \$12,000. The merchandise assessment was reduced from \$500 to \$200. The Sherwin-Williams Company asked that the assessment of \$500 on its money, notes and accounts be canceled. The Board declined to do this, but upon the showing made reduced the merchandise assessment from \$10,000 to \$600.

A reduction in the \$15,000 assessment of the furniture belonging to the Hotel Lenox was granted. It is assessed as follows: Merchandise, \$12,000; money, notes and accounts, \$3,000. It is now assessed at \$7,500, while the money is valued at \$25, instead of \$100, the first assessment.

No reduction was granted to the Polson Implement Company. It is assessed as follows: Merchandise, \$48,000; money, notes and accounts, \$30,000; one horse, \$100. Swift & Co. asked to have the assessment on the money, notes and accounts reduced from \$300 to \$200. It was increased to \$12,000. The merchandise assessment was reduced from \$500 to \$200. The Sherwin-Williams Company asked that the assessment of \$500 on its money, notes and accounts be canceled. The Board declined to do this, but upon the showing made reduced the merchandise assessment from \$10,000 to \$600.

A reduction in the \$15,000 assessment of the furniture belonging to the Hotel Lenox was granted. It is assessed as follows: Merchandise, \$12,000; money, notes and accounts, \$3,000. It is now assessed at \$7,500, while the money is valued at \$25, instead of \$100, the first assessment.

No reduction was granted to the Polson Implement Company. It is assessed as follows: Merchandise, \$48,000; money, notes and accounts, \$30,000; one horse, \$100. Swift & Co. asked to have the assessment on the money, notes and accounts reduced from \$300 to \$200. It was increased to \$12,000. The merchandise assessment was reduced from \$500 to \$200. The Sherwin-Williams Company asked that the assessment of \$500 on its money, notes and accounts be canceled. The Board declined to do this, but upon the showing made reduced the merchandise assessment from \$10,000 to \$600.

A reduction in the \$15,000 assessment of the furniture belonging to the Hotel Lenox was granted. It is assessed as follows: Merchandise, \$12,000; money, notes and accounts, \$3,000. It is now assessed at \$7,500, while the money is valued at \$25, instead of \$100, the first assessment.

No reduction was granted to the Polson Implement Company. It is assessed as follows: Merchandise, \$48,000; money, notes and accounts, \$30,000; one horse, \$100. Swift & Co. asked to have the assessment on the money, notes and accounts reduced from \$300 to \$200. It was increased to \$12,000. The merchandise assessment was reduced from \$500 to \$200. The Sherwin-Williams Company asked that the assessment of \$500 on its money, notes and accounts be canceled. The Board declined to do this, but upon the showing made reduced the merchandise assessment from \$10,000 to \$600.

A reduction in the \$15,000 assessment of the furniture belonging to the Hotel Lenox was granted. It is assessed as follows: Merchandise, \$12,000; money, notes and accounts, \$3,000. It is now assessed at \$7,500, while the money is valued at \$25, instead of \$100, the first assessment.

No reduction was granted to the Polson Implement Company. It is assessed as follows: Merchandise, \$48,000; money, notes and accounts, \$30,000; one horse, \$100. Swift & Co. asked to have the assessment on the money, notes and accounts reduced from \$300 to \$200. It was increased to \$12,000. The merchandise assessment was reduced from \$500 to \$200. The Sherwin-Williams Company asked that the assessment of \$500 on its money, notes and accounts be canceled. The Board declined to do this, but upon the showing made reduced the merchandise assessment from \$10,000 to \$600.

A reduction in the \$15,000 assessment of the furniture belonging to the Hotel Lenox was granted. It is assessed as follows: Merchandise, \$12,000; money, notes and accounts, \$3,000. It is now assessed at \$7,500, while the money is valued at \$25, instead of \$100, the first assessment.

THE SATURDAY EVENING POST

An Illustrated Weekly Magazine For A D: 1728 by Benj. Franklin

NOV. 21, 1908 5cts. THE COPY



THANKSGIVING NUMBER

The pie this week is large and juicy. A mince pie composed of various succulent ingredients: meaty, spicy and full of flavor

Here are some of the things that went into its making:

Little Corky By Edward Hungerford A short story about a busy man who tried to select a wife as he would an automobile.

American Humor By Brander Matthews A pie in itself. Full of the best anecdotes and bon mots of these and older days.

The Marauder By George Pattullo A story that makes you want to oil your gun, mend your rod, pack your kit and get out on the trail again, with a good horse under you.

The Buying End By James S. Collins For retail merchants. It points out the difference between success and failure, and shows how to achieve the one and avoid the other.

Romance at Random