Great Eleven-Day Cash Clearance Sale of Broken Lines Begins Today

We've moved from our old store at 267 Washington street to our new temporary quarters at the corner of Second and Washington. But we didn't move the entire stock, leaving behind at the old store all broken and discontinued lines and odd lots. These we've marked at such low prices that no one with even remote shoe needs can afford to pass this sale by. We state in the headline that the sale is to last eleven days. Maybe it will last as long as that, but we don't think so, because we've marked everything so low that nothing but empty shelves should remain after two or three days. But the sale will positively end Saturday eve, May 8.

The shoes on sale are all good shoes—they are the sort that have made the name of "Knight's" a synonym for all that's best and good and dependable in footwear. We wish to impress this fact, however: Every size almost is present in some one style or other, but not every size in every style. So if you can be fitted in the shoe you fancy you are in line to save a tidy bit on your purchase. Read on to your everlasting profit:



\$5 grades of Men's and Women's "Sorosis," "Walk-Over," and other high-grade makes of Shoes and Oxfords in Patent Leather, Vici Kid in Black and Tans, at

\$3.85 Pair

We Will Sell

\$3.50 grades of Men's and Women's "Sorosis," "Walk-Over," and other high-grade makes of Shoes and Oxfords of Vici in Black and Tans, at

\$2.95 Pair

Winter Shoes Also in This

Great Sale

It has never been the custom of Knight's to make two bites of a cherry-to do things half way. We have therefore included in this sale all our shoes left over from last Fall, despite the fact that we've placed orders for a great many styles exactly like those carried over. We could realize full price for these a few months hence, but we want this sale remembered for a long time by you, because of the many fine bargains you secured. If your size is "present," therefore, you are in line to make mighty good interest by buying your next Winter's shoes now.

We Will Sell

\$4 grades of Men's and Women's "Sorosis," "Walk-Over," and other high-grade makes of Shoes and Oxfords in Patent Leather, Vici Kid, in Black and Tans, at

\$3.35 Pair

Slippers Very Little

We wish it were possible to enumerate the many different lines of Slippers that are included in this sweeping clearance sale. But lack of space forbids this. We therefore must rest content in saying that your hopes for Slipper bargains will be fully realizedin fact, you'll find some lines marked as

Our regular lines of "Sorosis," "Walk-Over," and other high-grade shoes are now on display in our temporary quarters at

Second and Washington

Streets



Law for Columbia Does Not Apply to Other Streams.

ORDER MADE PERMANENT

Salmon-Catching on Willamette and Clackamas Permitted by Decision Handed Down by Judge Gantenbein.

The Fish Commission has no legal right to stop salmon fishing in the Willamette or Clackamas Rivers between April 15 or Clackamas Rivers between April 15 and May 15, according to a decision of Presiding Judge Gantenbein, of the Circuit Court, handed down yesterday morning. The temporary injunction granted in the suit of the Portland Fish Company against F. W. Benson as Governor and Secretary of State; George A. Steel, State Treasurer, and H. C. McAllister, Master Warden, members of the Fish Commission, was made permanent lister, Master Warden, members of the Fish Commission, was made permanent yesterday. It restrains them from interfering with fishing for salmon on the Willamette and Clackamas Rivers.

The Fish Commission attempted to construe the law passed at the last legislative assains providing for a class of second second.

lative session providing for a closed sea-son on the Columbia, its waters and sloughs, west of the Deschutes, to mean the columbia's tributaries as well. Judge Gantenbein does not agree in this. Attorney-General Crawford contended also that the court has no jurisdiction in a suit in equity to grant an injunction. The court held that, while ordinarily this is true, there are exceptions to the general rule, and that this case is one of the exceptions. olumbia's tributaries as well. Judge

The decision yesterday was upon a demurrer to the complaint, which Judge Gantenbein overruled. As the Attorney-General virtually admitted in his argument that the notices of the closed season were not posted for 30 days, it is doubtful whether the commission will answer the suit in the further attempt to have the injunction declared null. The decision yesterday was upon a

injunction declared null. the injunction declared null.

Attorney John F. Logan, who appeared as counsel for the Portland Fish Company, says in his briof that, according to the claim of the Attorney-General "we are met with the astounding proposition that the great city of Portland is no longer situated on the Willamette Fiver but is

that the great city of Portland is no longer situated on the Williamette River, but is now located on the Columbia River.

As well might the Attorney-General claim that that body of water formerly and up to the present time unmistakably known as the Pacific Ocean, is a part of the Columbia River, or that the Cowlitz River, although situated in the State of Washington, might still be claimed as the Columbia River.

"In this whole matter we must not lose sight of the fact that common sense still has some relation to the judiciary, and that in the words of the late Justice Fields in the famous case of Yick Wo vs. Hopkins, C. U. Gantenhein is not, as a judge, to lose that common sense which he possesses as a man." he possesses as a man."

BONDING COMPANY IS SUED

Heirs of Emanuel Froebrich Allege Trouble With D. F. Lane.

Suit to have the \$2100 bond of D. F.

to the complaint filed yesterday. The heirs assert Lane had expressly agreed to charge only \$300 as attorney's and administrator's fee. They brought suit in the Marion County Court and obtained judgment in the sum of \$2192.85, they allege. The order of the court was that Lane also turn over to them a mortgage for \$400. They say Lane has not paid the judgment, so they have brought suit against the bondsmen.

BRANNICK ESTATE ACCOUNTED assigned to the bank for collection

Total Value Said to Be More Than \$75,000 in Personal Property.

Edward J. Brannick, administrator of the E. M. Brannick estate, filed in the County Court yesterday afternoon his final account. He does not give the final account. He does not give the total value of the property he has on hand for distribution between the widow, Mrs. Bridget M. Brannick, and himself, but it is said it will be more than \$75,000.

There is \$17,196.17 in cash on hand, besides \$1600 due from the Condon Naional Bank; an insurance policy on life of Edward J. Brannick, assigned to E. M. Brannick; notes to the value of \$27,360; due from Mrs. Lizzie Desmond. \$300: 23,000 shares of stock in the Twisp King Gold Mining Company, 30 shares of stock in the Midland National Bank of Kansas City, 18 shares of stock in the National Bank of Com-Northwest. The administrator asks that \$1000 be allowed as attorney's fees. The hearing of the final account will be at 10 A. M. May 29. Dolph, Mallory, Simon & Gearin are the attorneys.

SAYS HUSBAND IS PRODIGAL

Mrs. Benjamin Beemer Demands Di-

vorce and Alimony.

Julia Beemer brought suit in the Cir-cuit Court yesterday for a divorce from Benjamin Beemer, a motorman, because she says he is a prodigal. She married him December 1, 1908, she says, but dishim December 1, 1908, she says, but discovered that he has a penchant for spending his weekly carnings in riotous living. Then she went to work, she adds, and he began to loiter about her place of employment at all hours of the day. She asserts that she is afraid he will cause her to less her only means of livelihood unless restrained by an injunction. lihood unless restrained by an injunction.

Mrs. Beemer demands \$35 of the money which she says is now wasted every month. She says her husband has accused her in the last three months of infidelity, and that she has been slapped, beaten and knocked against the wall.

Not to Encroach on Bull Run Line.

Judge Gantenbein issued an injunc Judge Gantenbein issued an injunction yesterday afternoon restraining D. W. Metzger from building upon the city's Bull Run pipeline right of way. The order also restrains him from interfering with the telephone system. The city brought suit, alleging a pole had been cut down which interfered with building operations.

Compromise Is Desired.

In spite of the fact that Knute T. Hauge sued the Portland Lumber Com-pany before he died for \$10,000 dam-Suit to have the \$2100 bond of D. F. Lane, deposited in the Marion County Circuit Court by the Fidelity & Deposit Court yesterday a petition that he be sompany, of Maryland, declared forfeited,

was begun in the Circuit Court yesterday. The six heirs of Emanuel Froebrich are the plaintiffs. They are: David, Gottlieb, Anna and Maria Froebrich, Aloys Hartman and Pauline Patsch, nephews and nieces of the deceased.

Emanuel Froebrich died September 16, 1990. Two days later Lane was appointed administrator, and came into possession of \$4027.65. He filed his final account October 23, 1992, in the Marion County Circuit Court, and was discharged. But he charged \$171 extra administrator's fees, and \$1423 attorney's fees, according to the complaint.

The suit of the United States National Bank of Portland against H. J. Pulfer and F. J. Dolson, of the Columbia River Tie & Lumber Association, which went to trial before Circuit Judge Morrov yesterday morning, was dismissed upon s voluntary non-suit. The bank sued for \$3741.96 on account of ties and lumber delivered to the defendants between July and November, 1907, by the Clackamas Lumber Company, but alleged to have been unpaid for. The claim had been

Overlook May Sell Lots.

Presiding Judge Gantenbein granted the Overlook Land Company, yesterday morning, permission to sell lots in Overlook to purchasers. Sales have been retarded on account of the suit brought in the Circuit Court by A. F. Swensson, former sales agent of the company. This case is the one out of which grew the three contemps procompany. This case is the one out of which grew the three contempt proceedings against E. Henry manager of the company.

Portland Brewing Company Sued. Beer bottle labels form the basis of a sult against the Portland Brewing Company, begun in the Circuit Court yesterday by the Interstate Adjustment Com-pany. The complaint alleges that the local beer factory contracted with the Northwestern Lithographing Company for 2,000,000 beer bottle and neck labels merce of Kansas City, and 283 shares of at \$425 a million. It is alleged that \$75.16 stock in the Studebaker Bros. Company, is owing.

Wins Suit Against Railroad.

Circuit Judge Gatens decided yesterday morning that Mary E. Welcome is en-titled to \$600 damages from the Great Northern Rallway Company for furniture lost in transit from Superior, Wis., to Portland. The shipment was made in

Circuit Court Notes.

W. E. Douglass was sentenced by Circuit Judge Morrow at 2 o'clock yes-Circuit Judge Morrow at 2 o'clock yesterday afternoon to serve five months in the County Jail for having embezzled \$25 from the Thiel Detective Service Company. He was charged with the theft of \$4498. The jury disagreed at the first trial, but convicted him on a compromise verdict at the second trial. It was rumored yesterday Douglass would be placed on parole by Judge Morrow. The judge said that he would consider such a proposition without saying whether or not he will release saying whether or not he will release

Douglass.

Chris Morgan was sentenced by Presiding Judge Gantenbein to an indeterminate sentence of from two to 20 years in the Penitentiary for having shown A. Scheibe a forged receipt for \$150 on Apri' 4. Morgan said he had been The charges of assault and battery

The charges of assault and battery lodged against Jess C. Moore for the alleged beating of his wife and mother-in-law, April 1, will be threshed out in the Circuit Court June 24 and 25.

William Smith, James Barrett and Tom White will be tried June 21, 22 and 23, respectively. They are charged with larceny from L Gevurtz & Sons on Andrew B. Dalgity, alleged embezzler Andrew E. Daigity, alleged embezzier from the Foresters of America, is to be tried June 21. The following cases were also set: J. W. Gardner, wifebeating, June 23; Albert R. Anderson,

New York's latest novelties in fine footwear at Rosenthal's.

Federal Prosecutor Expected a lieu selection of land. At the to Take Up Land Cases.

JUDGE HUNT ALSO COMING

Indications Are That Pending Fraud Trials Will Either Be Dismissed or Set Within Next Few Days.

Tracy C. Becker, special assistant to the Attorney-General, is expected to re-turn today from Washington, where he has been in consultation with Athe has been in consultation with At-torney-General Wickersham and Sec-retary of the Interior Ballinger. As a result of these conferences, Mr. Becker is expected to bring some definite in-formation as to the policy of the new administration respecting the further prosecution of the land-fraud cases in this state.

prosecution of the land-fraud cases in this state.

For a time following the departure of Mr. Becker from Portland and during his sojourn at Washington, it was reported that he was to be replaced as the Government's representative in the prosecution of the land-fraud cases and as associate counsel in the Oregon & California land-grant suit. But the fact that he is en route to Portland is believed to disprove the reports that he is either to retire from the Government service or to be transferred to another field of labor.

That the course of the Government as to the land-fraud prosecutions is to be outlined soon, is doubly apparent from the fact that with the return of Mr. Becker, United States District Judge Hunt, of Montana, who presided at most of the land-fraud trials, is expected to reach Portland some time today or Wednesday. He will remain in Portland one day before going on to San Francisco. During his visit here, it is expected Judge Hunt will dispose of some of the pending land-fraud cases and either dismiss the others of some of the pending land-fraud cases and either dismiss the others or set them for trial at some definite

BENTON COUNTY BOYS HELD

Two Charged With Sending Obscene Matter Through Mails.

Harold Davis, of Corvallis, and Walter Catheart, of Alsea, Benton County, were yesterday held by United States Com-missioner Cannon to the Federal grand jury on a charge of sending obscene mat-ter through the mails. Catheart is jury on a charge of sending obscene matter through the mails. Catheart is
charged with having carried on an improper correspondence with Nita Davis,
sister of young Davis, who is said to
be the son of Rev. W. W. Davis, pastor
of the Baptist Church at Corvallis. Following his arrest, Catheart immediately
complained to the postal authorities that
Davis had mailed an obscene postcard to
a young woman in Colorado.
When accused, Davis admitted that he
had done so and was placed under ar-

When accused, Davis admitted that he had done so and was placed under arrest. Davis announced his readiness to plead guilty to the charge but it was impossible to accommodate him as his case must first be investigated by the Federal grand jury. Davis and Cathcart both furnished bonds for their appearance.

Case Against Cusick Dropped. The case of the Government against

BECKER TO RETURN

Albert Cusick was yesterday dismissed by United States Judge Wolverton on motion of District Attorney McCourt before an appeal in the case could be taken. Cusick, who is a land locator and dealer in real estate at Medford, was convicted in the United States Court last Decem-ber on an indictment charging him with making false affidavit in connection with his trial Cusick's counsel, James Cole, United States Attorney, tended that the statute under which his client had been indicted related to pension matters and not to public land en-tries. Since the conviction of Cusick, the United States Supreme Court has rendered a decision supporting the contentions of Mr. Cole and it was on this showing that the case against Cusick was dis-

Held for Postal Robbery.

Charged with the robbery of the United States Postorfice at Dallas, John Jacob-son, an 18-year-old Benton County lad, was yesterday held to the Federal grand jury following a preliminary examina-tion before United States Commissioner tion before United States Commissioner Cannon, It is charged by Postoffice In-spector Clement, the complainant, that Jacobson robbed the Dallas postoffice of postal funds to the amount of \$33.57 in addition to about \$50 from the store in which the Postoffice is located.

Wants Damages on Patent.

T. F. Levens, of St. John, yesterday filed in the United States Court a suit asking that C. W. Read, of this city, be restrained from the further manufacture and suits asking that C. W. Read, of this city, be restrained from the further manufacture and suits asking the court of ture and sale of patented sewing awis, of which Levens represents he is the exclusive owner and possessor. By reason of the alleged infringement of his patented rights by Read, Levens complains to the court that he already has been damaged to the arms. been damaged to the amount of \$2500.

Up Before The Bar. N. H. Brown, an attorney, of Pitts-field, Vt., writes: "We have used Dr. King's New Life Pills for years and find them such a good family medicine we wouldn't be without them." For Chills, Constipation, Billousness or Sick Headache they work wonders, 25c at all druggists.

House rent for Summer free, See Gregory, 418 Corbett bldg.

LEARNING THINGS We are all in the Apprentice Class.

When a simple change of diet brings back health and happiness the story is briefly told. A lady of Springfield, Ill.,

"After being afflicted for years with nervousness and heart trouble, I received a shock four years ago that left me in such a condition that my life was despaired of. "I could get no relief from doctors nor from the numberless heart and nerve remedies I tried, because I didn't know that coffee was daily putting me back more than the doctors could put

me ahead.

"Finally at the request of a friend I left off coffee and began the use of Postum and against my convictions I gradually improved in health until for the past 6 or 8 months I have been entirely free from nervousness and those terrible sinking, weakening spells of heart trouble of heart trouble.

of heart trouble.

"My troubles all came from the use of coffee which I had drunk from childhood and yet they disappeared when I quit coffee and took up the use of Postum."

Many people marvel at the effects of

eaving off coffee and drinking Postum, but there is nothing marvelous about only common sense. Coffee is a destroyer—Postum is ebuilder. That's the reason. Look in pkgs. for the famous little book, "The Road to Wellville." Ever read the above letter? A new one appears from time to time. They are genuine, true, and full of human

Knight Shoe Store Washington Bet. Third and Fourth



THE PERFECTION OF WHICKEY

BALTIMORE



AMERICAN GENTLEMAN'S WHISKEY

MANTEED UNDER THE NATIONAL PURE Sold at all first-class cafes and by jobbers. WM. LANAHAN & SON, Baltimore, Md.





To-day the art of making good cocoa is still a secret. You may never learn the secret but you can always get the cocoa-ask for

Ghirardelli's

Always pure and wholesome. Made from the best beans the earth yields.

Don't ask merely for cocoa—ask for Ghirardelli's.

Cocoa Fact No. 8

The average yield of a cocoa tree is about The cocoa pods grow 7 to 10 inches in length and 3 to 4 inches in breadth, and look much like thick cucumbers, only deeply furrowed seeds (cocoa beans.)