

Great Sale of Cut Glass in the Basement Store—Great Sale of Silverware and Cutlery—Agents Willamette Sewing Machines, Etc., Etc. Portland Agents "Vudor" Porch Shades, "Ostermoor" Mattresses, "Nemo" Corsets, Butterick Patterns, Gossard "Lace Front" Corsets

The Vudor Frank Store's "May Sales"—Last Week

\$2.50 Petticoats at \$1.22 Ladies' \$35 Tailored Suits \$17.45 \$2.50 Corset Covers \$1.22 \$75 Costumes at \$29

Great special values in women's Undergarments—Special purchases from leading manufacturers enable us to offer the best values of the season—Take advantage of this offer.

Women's fine white cambric Petticoats, wide lace-trimmed flounces and embroidery-trimmed flounces; separate dust ruffles; best regular \$1.75 to \$2.50 values, on sale at, special, ea. **\$1.22**

Special lot of short white Under-shirts, lace and embroidery-trim'd, tucks and insertions—regular \$1.25 values, at, each. **79c**

Women's fine cambric and nainsook Corset Covers, made of plain lawn and nainsooks and wide embroideries, and trimmed in dainty Val. laces and insertions, beading and ribbon; blouse and light-fitting styles in great variety; best regular \$1.50 to \$2.50 values, on sale at, each. **\$1.22**

Women's fine cambric and lawn Combination Garments, 2 and 3-pc. styles, trimmed in laces, beading and ribbon; regular \$1.75 values, on sale at, sp'l., ea. **98c**

Cambric and nainsook Drawers for children 1 to 12 years; lace and embroidery-trimmed; tucks and insertions; regular 50c and 33c values, at this low price. **33c**

50c Silk Gingham 3 5c

35c Wash Voiles 1 9c

5000 yards of new, fine quality Silk Gingham, plain colors and fancies, in complete assortment; all the latest designs, colorings and combinations, for women's and children Summer apparel; best 50c values—buy all you want at, the yard, only. **35c**
5000 yards of new Cotton Voiles, stripes and checks in the best patterns and colorings; regular 35c values—buy all you want 19c of them at the exceptionally low price of, the yard. **19c**
3500 yards 27-inch cotton and linen Suitings; all the newest shades for Summer apparel of all kinds; regular 50c values, on sale at the extremely low price of, the yard. **39c**
3500 yards Mercerized Checks, in blue, black, green and other desirable shadings; best 25c values—buy all you want. **19c**

Portland's Cloak and Suit Store announces another great special sale of women's high-grade Tailored Suits—400 handsome new garments purchased from a large New York manufacturer at a price never before known on suits of equal style and quality—Both strictly tailored and fancy garments are included—Serges, fancy worsteds and fine prunella-cloths—Coats are long and medium length styles—Semi or tight-fitting, skirts are plain gored and trimmed to match the coats—Black, tan, old rose and grays, also stripes, checks and fancy mixtures—All are handsomely tailored and finished throughout—Suits that would find ready sale at \$35.00 each—Your choice while they last at this marvelously low price, each. Take advantage of this sale. **\$17.45**

Ladies' Hose Laces and Embroideries

75c Vals. 37c
10,000 pairs of women's fine Hosiery, to be sold at a low price; fine gauze cottons, lises and silk lises, plain and lace effects; black and laces; all sizes, 8 1/2 to 10; women's hosiery selling regularly at 50c and 75c a pair; your choice at this low price, pr. **37c**

Ladies' Neckwear

75c Values at 43c
10,000 pieces of women's new, desirable Neckwear in jabots, rabats and stock collars; all the very best styles in grand assortment; regular 75c values, on sale at, each. **43c**
500 dozen plain starched Buster Brown and Dutch Collars; sizes 12 to 14; regular 15c values; **10c** buy all you want at, each.

Drug Sundries

Goswell's fragrant Face Powder, special, per box. **23c**
Violet Adorable Toilet Water, sprinkler top; 75c bottle. **43c**
Eastman's Benzoin and Almond Cream, for tan and sunburn; bottle, each. **12c**
Dr. Graves' Tooth Powder, at the extremely low price of, **12c**
Dr. Graves' Talcum Powder, at the remarkably low price of, **9c**
Pebecco Tooth Paste, special 37c
Riviera Talcum, large size jar, at this very low price. **21c**

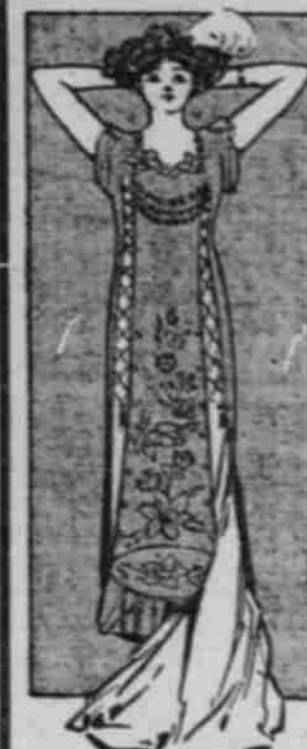


1500 yards of 18 and 27-inch white tuck and embroidered Nets for yokes and sleeves; all **\$1.19**
5000 yards of Venice and Net Top Laces, Bands, Medallions and Appliques, 1 1/2 to 5 inches wide; white and cream; values up to \$1.00 the yard. **25c**
2500 yards of 18 and 45-inch imitation Tucked Nets in white; suitable for yokes and sleeves; the best regular \$1.75 values, at this price, yard. **79c**

\$1.50 Swiss Flouncing 69c Yard 45c Embroideries at 15c a Yard

New Matched Sets Just Received

3500 yards of new Swiss Flouncing for lingerie gowns and women's and misses' wear; exquisite designs in eyelet, Madeira and filet effects; large assortment to select from; regular values up to \$1.50 yard—buy all you want at this price, yard. **69c**
10,000 yards of Swiss, Nainsook and Cambric Embroideries—edges and inserting, 1 to 9 inches wide; dainty designs for women's, misses' and children's wear; regular values up to 45c the yard—to be closed out at, the yd.—take advantage. **15c**
New arrivals in Batiste Matched Sets, in baby Irish effects, for Summer gowns; exquisite styles and very large assortment. Just received, new 52-inch Swiss Flouncing, the very latest novelties for princess lingerie gowns; great variety, at very low prices.



A sensational bargain in exclusive dress apparel—Magnificent costumes for afternoon, reception and evening wear—All the season's newest creations in messaline silks, crepe de chins, satins, imported pongees and foulards—Colors are lavender, light blue, mauis, pink, rose, peach, reseda, navy, black, white, taupe, tan, gray, etc.—The low neck evening gowns have short sleeves of lace and waist heavily embroidered in silk with bands of gold and beaded fringe, others have heavy embroidered panel effect—Beautiful empire and princess costumes, also high-class street costumes—Altogether the greatest values in exclusive apparel we ever had the pleasure of offering—Values up to \$75.00, on sale at the **\$29.00** low price of... See Fifth street window display.

Women's Suede Gloves \$3.50 Values \$1.47 Pair

Great clean-up of 1000 pairs of women's Suede Gloves in full 16-button lengths, sizes 5 1/2 to 7; black, white, lavender, pink, light blue, mauis, cream, mode, tan, gray, pearl, goblin and violet; \$3.50 values, to be closed out at **\$1.47** this ridiculous price, the pr.
Great offering of 1000 dozen women's Handkerchiefs, Swiss embroidered, scalloped and hemstitched, hand-embroidered initial, 1/4-inch hemstitched; plain linen and unadorned hand-embroidered styles; immense variety; thousands of patterns; regular 12 1/2c to 25c values; buy all you want at, sp'l., ea. **9c**

DEFECT MAY BAR ONE INDEPENDENT

As Law Is Interpreted, Albee or Kellaher in Danger of Losing Nomination.

EACH THINKS HE IS RIGHT

Two Signers Certify to Albee's List as Whole, While Each Sheet of Kellaher's Is Certified Separately—Legal Question.

Either the nominating petition of State Senator H. R. Albee, or that of State Senator Dan Kellaher, independent candidates for Mayor, is irregular. Which of the two petitions is faulty depends on the construction that is placed on the provisions of the direct primary law regulating independent nomination and the form of the certificate attached to the nominating petition. The Albee petition is certified to by only two of the 360 signers, while each of the individual petitions which were circulated in Kellaher's behalf were certified to by two of the signers.

On the subject of independent nomination of candidates, section 2793 of the code says:

"At least two of the signers in each certificate of nomination, made by individual electors shall swear (or affirm) before some person authorized to administer oaths that the statements and signatures therein are true, and that the requisite number of signers thereto are qualified to make such nomination, and the certificate of such oath or affirmation shall be annexed to the certificate of nomination."

If the statute contemplates that each and every blank of which the nominating petition consists is a separate certificate of nomination, then the petition of Senator Albee does not conform to the statutory requirement, since it is certified to by only two of the 360 signers. On the other hand, if the law regards several individual certificates of nomination fastened together as one certificate of nomination, the Albee petition, certified to by two signers, will come within the requirements, while the petition of Senator Kellaher will be subject to a charge of irregularity, since no two of the several men attesting to the genuineness of the signatures of each of his blank petitions have certified as to the number of signatures and the sufficiency of the certificate of nomination to the aggregate.

Followed Kavanaugh's Advice.

City Attorney Kavanaugh was out of the city yesterday, so that an opinion could not be obtained from him as to the interpretation of the statute on the subject. However, before Senator Kellaher began the circulation of his nominating petitions, he consulted with the City Attorney, who drafted the form of Kellaher's petition, including the individual certificate for each of the blanks of which the nominating petition in the aggregate consists. That official advised Senator Kellaher that the law evidently contemplated that

the correctness of the signatures on each blank petition should be certified to by two of the voters signing it. This construction was placed by the City Attorney on the law for the reason that it would be impossible for any two of the 360 or 400 signers to sign a petition correctly to certify as to the signatures of all of the signers.

With this advice from the City Attorney Senator Kellaher was naturally cautious in circulating his petitions. He entrusted each petition to two men, who personally solicited the signatures and their work was finished, certified as to the correctness of the signatures, as well as to the requirements of the statute.

Under the provisions of the initiative and referendum amendment it is required that every blank of all petitions for such measures be initiated or referred either in the state, county or city, shall be certified to by two of the signers of each such blank form. This plan has been followed and adopted in all initiative and referendum measures which have been filed in the office of the Secretary of State or with the county or city officials.

Miller Murdock, who filed Senator Albee's petition Saturday, contends that it is entirely regular and within the requirements of the statute. He insists that the law does not contemplate that there should be more than one certificate to the complete nominating petition. Otherwise, he argued yesterday, the concluding clause of the section already quoted would not read "and the certificate of such oath or affirmation shall be annexed to the certificate of nomination." If the law required that each individual certificate of nomination should be certified to by two of the signers, then the word "nominating" in the final clause would appear in the plural and not the singular form.

Murdock Was Notified.

"When the two petitions were filed Saturday," said City Auditor Barbur yesterday, "I discovered that the same plan was not adopted in having the signatures certified to. Learning that the Kellaher petition was drafted and certified to on the advice of City Attorney Kavanaugh, I notified Mr. Murdock, who filed the Albee petition, of the apparent irregularity in his petition. He informed me that the form of the nominating petition was entirely regular as he understood the law.

"I have accepted both petitions, and unless I am enjoined from doing so, will place the names of both of these independent candidates on the official ballot. The courts have decided that it is not the business of the Auditor to place the names of independent candidates on petitions, and I assume that it is outside of my authority to pass on the regularity of the petitions which have been presented. All that is required of me is to ascertain that these petitions have been signed by the required number of voters. Since both the Albee and Kellaher petitions are signed by more than the required 70 names, there is nothing else for me to do but to accept them and place their names on the ballot, unless I am otherwise restrained."

Senator Kellaher would not discuss the subject yesterday except to say that he made it his business first to secure the advice of the City Attorney in his nominating petition might be entirely regular, in his former petition, including the certificate of nomination, was drafted by the City Attorney on the advice of his former counsel, who are entirely satisfied to have the Republican opposition divided between Albee and Kellaher.

HOTEL MEN FIGHT EXCISE LAW PLAN

Declare Proposed Measure Is Aimed Particularly at Their Business, and Is Ruinous.

WOULD INJURE CITY ALSO

M. C. Dickinson, of Hotelkeepers' Association, Says New Plan Would Disgust Tourists With Entire City.

That the Excise Board plan of regulating the sale of liquor in Portland is aimed more particularly at the hotels than at any other business interest, is the contention of the Portland Hotelkeepers' Association. The association will wage an independent fight against the proposed charter amendment, and will also inaugurate a campaign against the Gothenberg liquor law.

The hotelkeepers say that their campaign will be entirely apart from any action taken by the brewers, wholesalers and saloons proper, and that they are prepared to contribute to a liberal fund, if the developments of the next few days make it seem necessary, for the purpose of paying for literature to be sent to every voter in the city protesting against the passage of either of the amendments.

Dickinson Gives Opinion.

"Some of the provisions of the proposed Excise Board amendment to the charter would be absolutely ruinous to the hotels," said President M. C. Dickinson of the association, yesterday. "The amendment defines a saloon as a room with but one entrance, and makes it unlawful to have in the saloon, or in any room connected therewith, any chair, seat, bench or place for patrons to sit, lounge or recline. This would mean that our hotels could have no entrance to our barrooms. The guest from outside the city who would inquire for the bar would have to be told to go out on the street, perhaps in the rain, and find the entrance next door.

"It further provides that hotels can sell no liquor in their dining-rooms or grillrooms. A guest may have liquor at meals only in a saloon, but it must be purchased by the hotelkeeper from a licensed dealer, brought to the dining-room and there opened in the presence of the guest. This would deprive the guest of mixed drinks, except the few that may be mixed and bottled with indifference and care. The provision likewise prohibits the hotelkeeper from serving any liquor in any of the guest rooms in his house."

Needed Alterations Costly.

"In some of the hotels the alterations that would be made necessary by the barrooms by this amendment would cost many thousands of dollars. But aside from that, the amendment would make the modern grillrooms wholly unprofitable. They could be operated only at a loss, and the result would

be that Portland's fine hotels would degenerate into mere lodging-houses. The amendment, if adopted, will become effective during the heaviest tourist travel induced by the A.-T.-P. Exposition in Seattle, and would serve to advertise Portland throughout the entire country as of the class of communities that promulgate freak legislation.

Tourists will visit Portland in great numbers this Summer. I now have on my desk inquiries from heads of parties from every corner of the United States, whose members are probably aggregating more than 3000 persons. Today I received a definite reservation from Colorado for a party of 25. These are only preliminary reservations. Portland hotels will be full to overflowing, and in order that these tourists shall remain in the city and learn of its advantages they must be treated properly. A favorable impression created among them will go a long way to insure 500,000 population in 1912.

"Within the last 12 months no less than \$4,000,000 have been expended in Portland in hotel construction and equipment. Our hotel men are paying high rents. Rents made values of real estate. Take away from the hotels his ability to pay the rent and down go hotel values and the values of other realty as well.

Plenty of Good Hotels.

"Three or four years ago it was common talk that the growth of the city was hampered by the lack of hotels. Today this city is building more good hotels than any other city of its size in America. Hotel grillrooms and dining-rooms are the most orderly of any places where liquor is sold, and the bars must necessarily be conducted in a quiet and respectable manner. We believe that there is no public demand for a change in conditions so far as the sale of liquors in hotels is concerned, but the passing of the act is misleading. Its only definite statements are that it creates an excise board, and prohibits women from saloons."

It is also predicted that the several social clubs in the city which maintains buffets will work against the two proposals, but that they will be defeated. It is asserted that the Excise Board amendment would close the buffets in all clubs in the city. Buffets are now operated at the Commercial Club, Elks' Club, University Club, Concordia Club and Arlington Club.

Plan General Campaign.

Independent of the hotel men and the clubs, the wholesalers, brewers and retail liquor will inaugurate a kind of a campaign against the Excise Board law. The wholesalers are strongly affected by the provisions of the act, in that it prohibits the sale of liquors to saloons, persons not possessing retail licenses. The family liquor trade, which sustains most of the wholesale houses in Portland, would thereby be cut the ground. The wholesaler would be deprived of their retail business, and it is asserted that they would thereby be driven out of the city. The operations of the excise law, for families that consume beer or wines to order from Seattle or Tacoma houses and have liquor delivered by private routes over their doors, rather than sent to the retail saloons for their supply.

The excise amendment has been contended by some as having the effect of closing all saloons and barrooms for nearly three weeks pending the issuance of the new licenses. The law prohibits the Board from granting any new licenses until notice of application therefor has been posted and published for two weeks. Five additional days must elapse after the end of the notice period, to permit the filing of protests.

Vote to Must the paying trust, and get cheaper street pavements.

EAST SIDE UNITED ON BRIDGE PLANS

Leave Madison Site Alone, Is Consensus of Opinion—New High Bridge Favored.

CITIZENS WANT TO SAVE

Push Clubs and Other Bodies Opposed to Market-Street Location Because of Delay and Extra Cost of the Scheme.

Judging from the position that has been taken by various push clubs and improvement associations throughout the city, there is no intention on the part of voters to approve all three of the proposed measures for new bridges at the municipal election next month. These people authorize bond issues aggregating \$2,500,000, an increased obligation the voters will be slow to saddle on the city at this time.

Of the three measures, the one providing for a \$2,000,000 bond issue for the Broadway-Larrabee-street high bridge may be successful. This bridge is being favored by all the people on both sides of the river north of Burnside street, and is meeting with no great opposition from any other section of the city.

The proposed diversion of the \$600,000 Madison-street bridge fund and the issuance of an additional \$600,000 of bonds for a bridge at Market street is being vigorously protested against. Practically every push club and improvement association in the city has adopted resolutions protesting against the transfer of the original Madison-street bridge fund and the rebuilding of that structure at any other location than at its present site.

Market-Street Plan Falls.

Indications are that the backbone of the movement to change the Madison-street bridge to Market street already has been broken as the result of the unanimous opposition from the various civic organizations to that scheme. The principal contention in these resolutions is that if the \$600,000 which has been provided for rebuilding the Madison-street bridge at its present location should be diverted, it would result in litigation that would delay the erection of the bridge indefinitely. It is also urged that further delay in rebuilding the Madison-street bridge would be dangerous to the Morrison-street structure, which is now carrying a double burden and is showing the effects of the unusually heavy traffic routed over that viaduct since the Madison span went out of commission.

The feeling is growing among voters that by rebuilding the Madison-street bridge and installing a high bridge at Broadway, adequate transportation facilities across the river will be provided for the present. In addition to these two structures, the Harriman interests soon will construct a new bridge across the river about a block south of the present Steel bridge. This proposed structure, which is assured since plans have been adopted, will also carry a wagon bridge.

Rapid Transit across the Willamette River is the slogan of the North East

Side Improvement Association, which initiated the movement for the Broadway-Larrabee street high bridge. At the last meeting of the association, Friday, May 21, it was decided to conduct a campaign of education and information, and a committee of five was appointed for that special purpose. The intention is to keep before the people the need of this high bridge across the Willamette River at Broadway street, so that the voters will authorize the issuance of \$2,000,000 bonds to finance the enterprise.

Not that \$2,000,000 will be required, but to make sure that enough money is provided. Some think \$2,500,000 will erect the bridge, which was designed by Ralph Modjeski's estimate, without taking into consideration certain emergencies that may arise. It must be admitted that this committee has worked out for it, for the reason there is a disposition to place the "X" before every prospective bond issue that appears on the ballot; but they say it is concluded that the Broadway-Larrabee high bridge is the best plan. A bridge is a necessity for the city, and the point is to make this plain.

This committee, of which T. L. Adams is chairman, will start its campaign this week. Thousands of little circulars will be printed calling special attention to the Broadway bridge proposition, so that the voters will not forget it when they enter the voting booth. There appears to be no organized opposition to the Broadway bridge, or the location. Attempt to have it closed to Hancock street, where it was first proposed to locate the bridge, has not made much headway, as many who wanted the bridge at Hancock realize that Broadway is the most feasible place, or at least that it is the best place.

Peninsular Clubs Active.

Practically all the active clubs on the Peninsula have endorsed the Broadway-Larrabee-North Alameda University Board of Trade and the Steel Bridge Push Club. The Multinational Push Club, once active in favor of Hancock street, is little heard from now. The North East Side United East Side Push Club, reported to be Dr. L. M. Davis, is being very aggressive. Off toward the eastward in the Irvington district tributary to Broadway street there is strong support to the measure. It is expected that the Ninth and Tenth wards will throw a heavy vote for this bridge.

The measure has the support of the United East Side Push Club, when that bridge project was first proposed. Resolution was unanimously adopted in favor of the measure. It has been a part of the program of the North East Side Improvement Association, which was started to promote the project. The club has a membership of 500 in the North East Side district. It has collected and published facts and figures to show the need of the bridge and that the trend of growth on the East Side is toward the Columbia River, for which there is but the Steel bridge.

There is now little doubt but that the attention of the location of the Madison-street bridge to East Market street and divert the \$600,000 appropriation to the latter street will be defeated by a large majority. Action by the push clubs the past week demonstrate that the sentiment against such change is very strong and growing stronger.

The Kenilworth is an easy matter to get signatures to a petition and securing signatures to two petitions, one for East Market street and the other for the Kenilworth, to get rid of the man who circulates them.

The Kenilworth Push Club last Monday night took the matter up and considered its former endorsement of the change and adopted resolutions condemning the attempt to divert the \$600,000 to East Market street. The resolutions adopted by the Kenilworth Push Club were short, but to the point, and set in motion the opposition of the change. The resolutions adopted were:

"Resolved, That we, the members of the Kenilworth Improvement Club, are in favor of keeping the Madison-street bridge at its present location, and further re-

solved that we are opposed to the diverting of the funds voted for the building of the Madison-street bridge, and further, resolved that we are opposed to the building of a bridge at this time at Market street, in the city of Portland.

Business Men Opposed.

Practically every push club that met during the week, adopted resolutions in opposition to the change. Wednesday night the Sunnyside Club members individually expressed themselves as opposed to the change. But the most important action taken was by the East Side Business Men's Club, which in influence and activity, stands next to the Commercial Club. Decisions against changing the location of the Madison bridge, C. A. Bigelow, president, and A. T. Atchley, secretary, spoke strongly against the change of location.

Friday night the North East Side Improvement Association declared against the change of location. Saturday night, the East Twenty-eighth Street Push Club passed resolutions against the change of location. In face of the fact, A. Van Housen, the promoter of the change, was present and spoke against the resolutions. Resolutions which were already adopted by the United East Side Push Club against the diverting the \$600,000 to Market street, the Harrison Street Push Club adopted similar resolutions. The Waverly-Richmond Improvement Club is against the change and has been from the start.

When Mr. Van Housen attended a meeting of this club, several months ago, to get support for the change, the club members voted unanimously against any change of location. North Mount Tabor Push Club is opposed to any change of location and has no declared itself. Other organizations which will meet during the present week are expected to take action against the change of site.

Big Catches in Wallowa River.

WALLOWA, Or., May 23.—(Special.)—Fishermen along the Wallowa River are meeting with great success. The best catch reported yet was made by a La Grande man Saturday, who caught 12 brook and rainbow trout averaging over five pounds each.

LATEST STREET MUSIC

5, 10 and 15 Cents. Popular, classical and folk. The E. F. Partlow & Co., 734-734 Washington st.

Peppering

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