Merchandise Purchased on Credit Today, Tomorrow and Monday Will Go on Your November Acct.—Come Early Portland Agents for "Nemo" Corsets, Home Journal Patterns, "Mendel" Wardrobe Trunks, Knox Hats for Women

Great Doll The Greater Olds, Wortman @ King Store Nov. 3-4-5 Will Give Away Free for Tomorrow

Great Doll Nov. 3-4-5

Prize Winners in

## \$250 in Gold for 40,000 Beautiful Dressed Dolls \$250 in Gold for Our Doll Show With Every Purchase of \$1.00 or Over Our Doll Show



For tomorrow, Saturday, October 29th, we announce our Great Annual free distribution of beautifully dressed dolls with all purchases amounting to \$1.00 or over-We have exactly 40,000 of these large attractive dolls and we don't expect to have a single one left when the gong strikes tomorrow night at 9:30—They are the handsomest and best quality of dressed dolls ever distributed free with purchases of one dollar or over—This event offers remarkable opportunity to secure Xmas gifts absolutely without cost—Two big windows full illustrate to you what this unusual offer means

40,00 Beautiful Dressed Dolls to Be Given Away Free Tomorrow Entries Close Wed. Nov. 2d "Portland's Greatest Doll Show" Entries Close Wed. Nov. 2d

Thursday, Friday and Saturday, Nov. 3-4-5

"Doll Show" Managed and Conducted by Individual Who Originated Portland's Successful Doll Shows in Gold for the Prize Winners-\$25.00 in Gold to

Young Lady Having the Greatest Number of Entries

Class D—BEST DRESSED DOLL, 7 ins. to 16 ins. long. . . \$15.00 And a Handsome Gift for Every Exhibitor in Our "Doll Show." Class D-2d BEST DRESSED DOLL, 7 to 16 ins. long. ... \$ 5.00 Class A—BEST DRESSED DOLL, All Sizes Eligible. . . . \$25.00 Class E-BEST DRESSED DOLL, not over 6 inches long. . \$20.00 Class A-2d BEST DRESSED DOLL, All Sizes Eligible. \$15.00 Class E-2d BEST DRESSED DOLL, not over 6 inches...\$10.00 Class B-LARGEST, BEST DR'S'D DOLL, 24 in. or Over \$20.00 Class F-MOST ORIGINAL DRESSED DOLL, 1st Prize \$20.00 Class B-2d Largest, Best Dressed Doll, 24 ins. or Over. . . . \$10.00 Class C-BEST DRESSED DOLL, 7 ins. to 24 ins. long. . . \$20.00 | Class F-MOST ORIGINAL DRESSED DOLL, 2d Prize . . \$10.00

To Girl Entering the Greatest Number of Dolls .......\$25.00 Entire Stock of Dolls and Dolls' Apparel at Special Low Prices—Take Advantage

Judge Morrow Calls for Score More Veniremen in Kersh Case.

OVER 100 NOW SUBPENAED

tempt to Draw Jury to Try Case, Court Is No Nearer End-Few Haven't Formed Opinions.

Although four days have been consume the effort to secure a jury in the sec of trunk murder case the alterney resecuting and defending the case wer apparently as far from being satisfied with the jury when court adjourned yesterday as they were the day before.

Judge Morrow, in whose department the jury is being selected, issued an order yesterday for 30 more veniremen, which makes 110 citizens subpensed since Monday. These veniremen are in addi-tion to the 130 names draw, each month for general jury duty in the Circuit

One after another the veniremen who were called into court yesterday fell be-fore the questions of the state and de-fense. Every one examined had rea-about the case and almost all of them had formed opinions as to Mrs. Kersh's guilt or innocence. Some were so bold as to say they were of the opinion she is

E. Turney Is Excused.

Although II jurors were in the box when court adjourned Wednesday night, the 12th was no scoper supplied yesterday than Attorneys Seneca Fouts and John C. McCue, representing Mrs. Kersh, exer-C. McCue, representing Mrs. Kersh, exercised their prerogative and peremptorily excused one of the others C. Spamer was excused by the defense, as well as J. O. Gillen and H. P. Nelson. The defense had exercised four peremptory challenges when court adjourned yesterday and the state one. The state excused E. Turney. Dr. W. A. Wiss, deathst and exempt fireman, consented to serve as a juror retendance event though the law gives fireman, consented to serve as a juror pasterday, even though the law gives him the right, if he chooses, to avoid duty. He said he read of the tragedy at the time it occurred and has also followed the Webb tripl. But he said he has not discussed the merits of the case with avone and that he thought he anyone and that he thought he could give Mrs. Kersh a fair and impar-

Wise's Mind Free, He Says.

He said he would be willing to have 12 men try him, were he in her place, if their minds were in the same state as his. If evidence were wholly circumstantial he said he would require that it be strong. He believes, he said, in the same kind of a trial for a woman as for

C. Werschkul was excused by the t because he had an opinion, formed J. C. Werschkul was excused by the court because he had an opinion, formed from discussion with others and the reading of newspaper criticles. He said if the should sit as a juror and felt that hallons containing electric lights.

TALU U DA UT Auburn, Ind. E. J. Alstock and H. T. Vance were also examined and passed

To Girl Entering the Greatest Number of Dolls......\$25.00

Class G-MOST COMICAL DRESSED DOLL, 2d Prize. .\$10.00

Class H-BEST DRESSED BOY DOLL, 1st Prize \$10, 2d.\$ 5.00

Class I-MOST ORIG'L DRESS'D CHARACTER DOLL \$10.00

Class K-HANDSOMEST PAPER DOLL IN SHOW....\$10.00

Arguments Need Not Be Circulated. Circuit Judge Cleland has decided that it is not necessary for City Audi-tor Barbur to print and circulate the argument in favor of the proposed amendment to the City Charter, by which payment for water mains will be made from the water fund instead of by property owners. John A. Jefof by property owners. John A. Jef-frey argued for a writ of mandamus, on the ground that the state law re-

quires it, although the city ordinance does not. The writ was denied.

DR. RILEY SCORES INTELLECT-UAL "SOUL-MATE" CRAZE.

Minneapolis Minister Says He May Stay Here if Rev. W. A. Wasson Brings Suit Against Him.

"Affinities, Or the Devil's Attack On Family Life," was the theme of Dr. W. B. Riley, of Minneapolis, at the White Temple last night. He preceded his sermon with a "fling" at Rev. W. A. Wasson, now touring the state in the interests of the Greater Oregon Home Rule Association, who has threatened to com-mence suit against Dr. Riley for criminal libel, because Dr. Ruey said he was paid by the liquor interests.

paid by the liquor interests.

"I had expected to quit your city next week." said Dr. Riley, "but if Rector Wasson brings a suit I may stay in this campaign long enough to see Oregon go dry. It would be worth the delay."

Dr. Riley took up quotations from Harold Boice's recent magazine articles

and excoriated such college professors as have been quoted in favor of affinities and the destruction of the marriage rela-

and the destruction of the marriage relation. He said in part:

"This modern and diabolical doctrine makes love a loose fancy. Ferdinand P. Earl is an illustration. He met at sea his intellectual affinity, so he thought. For her he left his wife and a little son and defended his conduct on the ground that he had found his soul-mate. A few months passed and the affinity swatted him on the eye and taught him that he had met his body match as well. This use of the word 'intellectual' is now common and it is a shameful debasement of speech. They should call it 'fleshly' instead. Last is not the synonym of love. God is love and to use that good word—the best aimost in human speech—so loosely is an insult to Jehovah.

so loosely is an insult to Jehovah.

"Affinity! The very word disregards moral law. I know of a city in Iowa where the big Bohemian population has made the affinity doctrine popular. I also know that the ten commandments of God's word are held up to ridicule by that same carrion word. Homes there have been destroyed again and again. Its young men and women wax worse and worse and churches and schools, the best institutions of civilization, struggle for

their very existence.
"God's law is monogamy. God's will is mutual love between one man and one woman. God's will is a home—the miniature of heaven."

City Uncertain Whether It or Owners Must Pay Cost.

ASKS ATTORNEY'S OPINION

Waverleigh Heights Boulevard Improvement Bases Worrying Question-Assessment Will Depend on Decision.

Whether parking in the center of a boulevard is a part of the thoroughfare, and as such must be improved at the expense of the property adjoining the street, or is separate city prop-erty, for the improvement of which t. e city at large must pay, is a perplexing problem the City Attorney is trying to

solve.
The question arose over the assessment against the city of \$2779.37 to pay for fills to be made in the 20-foot parking in the center of Wavarleigh Heights Boulevard, between East Heights Boulevard, between East Twenty-eighth and East Thirty-fourth streets. The company which put the Waverleigh Heights tract on the market filed a plat with the city, at the same time dedicating the various streets, including the parking in the center of the boulevard, to the city for public use.

when the assessments for the improvement of Waverleigh Boulevard were being made, the assessment cierks were at a loss to know to whom the were at a loss to know to whom the improvement for the parkings should be charged. In their judgment the parking, being in the center of the street, belongs to the city, and should be paid for separately from the street. In many places the parking, as originally laid out, was simply a hole in the ground, which had to be filled at considerable expense.

The assessment of this work to the city did not meet with the approval of the City Council a year ago, and the subject was referred to City Attorney Kavanaugh, who was of the opinion that the city could not be compelled to pay for the improvement.

to pay for the improvement.

Later the Council again referred the case to Mr. Kavanaugh, requesting him to say whether the City Council could pay the assessments legally. Although he had previously held that the city could not be made to pay for the work, he gave it as his opinion later that the city might settle the bill if the Council desired to pay it.

Even after these opinions the Council refused to act, as some of the members insisted that the city could not bers insisted that the city could not pay justly for what they deemed to be improvements of parts of the street. The subject has been referred again to the legal department of the city, with the request that City Attorney Grant give an opinion, regardless of the opinion handed down by the former City Attorney. To Deputy City Attorney Latourette has been assigned the task of determining the case. The assessment must remain unpaid until the equity of the case is finally determined.

Clackamas to Hear About Roses

either side was suppressing evidence, he "would be obliged to convict it defendant on what he believed to be the case."

Jocob Trueb, an ironmolder, was examined and passed, as was George F. With the case of the Derthick of the Clackamas of the Clackamas of the Clackamas of the meeting will be delivered by Rev. Members of the Derthick of the meeting will be delivered by Rev. Society meeting.

Society meeting.

Club have postponed their meeting scheduled for that date to attend the Rose afternoon, November 4, at the Commercial demonstrations. Members of the Derthick Society meeting.

### LARGE ORDER FOR PIPE ORGAN

KOHLER & CHASE OF PORTLAND, OR.

The following order for an organ for the First Congregational Church, of Vancouver, Washington, has been secured by Mr. Malcolm Heywood, of Kohler & Chase, and will be supplied through our local manager, Mr. W. W. Anderson:

The First Congregational Church, through their organ committee, after careful consideration, have selected the M. P. Moller organ, manufactured by M. P. Moller, of Hagerstown, Maryland.

The organ was secured through Redmond & Raiche, who in turn ordered same from Kohler & Chase, of Portland, Pacific Coast representatives of the M. P. Moller Company.

· The organ has been specially designed for the beautiful new church and should prove an admirable addition to this community. The Moller Organ is well known in the East and in every instance has proven an instrument of the very highest possible grade in both material and workmanship. Over 1200 Moller Pipe Organs are in use in the country-59 in Pittsburg, Pa., 58 in New York, 42 in Baltimore, 36 in Philadelphia, 30 in Cincinnati, 18 in Washington, 18 in Hagerstown, Md., all of which have proven entirely satisfactory.

The instrument will be installed in time for Easter, and the congregation is anticipating a musical treat.

# 60 YEARS LEADERS

COR. WASHINGTON AND WEST PARK

LOCAL MANAGER, W. W. ANDERSON