-PROCLAMATION-

PROCLAMATION
TO HAVE PURE BREAD, AND,

TO HAVE PURE BREAD, AND,

TO WHEREAS: THE PEOPLE OF THIS REALM HAVE

IN TIME PAST BEEN PORCED TO BAKE AT

IN TIME PAST BEEN PORCED TO BAKE AT

OFFER LABOUR AND EXPENSE;

9 THE ROYAL BAKERY & CONFECTIONERY

BEREBY MAKES POSSIBLE THIS BILL AND

CHARTER OF RIGHTS, TOWIT:

9 THAT TABLE QUEEN BREAD SHALL BE

BAKED DALLY

BAKED DAILY, PIPING HOT, SWEET AND TOOTHSOME, CRISPIND CRACKLING, IN SANITARY CONDITIONS, BY SKILLED AND COMPETENT BAKERS, AND IN SUFFICIENT QUANTITIES. TO SUPPLY ALL

QUANTITIES TO SUPPLY ALL.

Baker, Or., and Carl Adler, of Baker, are at the Imperial.

D. G. Harvey, of La Grande, is at the

Dr. J. M. Keene, of Medford, is at the

N. D. Knettle, of Pomeroy, Wash., is at the Perkins.

W. H. Ball, of The Dalles, is regis-tered at the Oregon.

James Craig, of Silverton, is regis-tered at the Portland.

H. E. Sharpe, a mining engineer of Riddle, is at the Lenox.

F. G and T. G. Kelly, lumbermer of Clifton, are at the Imperial.

VANCOUVER, Wash. Nov. 14.—(Special.)—Mr. and Mrs. E. L. Brown who have been touring Europe for the past 18 months arrived home today after a

MURDER IS NOW CHARGED

Though Coroner's Jury Exonerates,

Indictment Comes Later.

EUGENE, Or., Nov. 14 -- (Special.) -- John E Johnson, who last Summer shot and killed E. S. Prindee near this city, has

been indicted by the grand jury for murder in the second degree. The in-dictment was returned some time ago.

but was not made public until yester-day, when Deputy Sheriff George Fisk returned with Johnson from Benton

day, was returned with Johnson County.

The Coroner's jury completely exonerated Johnson at the time of the increased Johnson at the time of the increase, but notwithstanding this the country of the country examined into the indicament

Prosecuting Attorney examined into the case with the result that an indictment Following the indictment Sheriff Brown

took steps to take Johnson into custody, but it was found that he had gone to Lincoln County, and for some time no trace of him could be found. Friday morning Deputy Sheriff Fisk found John-

son at Yaquina. The prisoner accom-panied the officer without opposition, and says that he would have come of his

AWAY WITH PIMPLES

George Midgley, of Medford, is regis-

are at the Oregon

tered at the Perkins

THAT IT SHALL BE DELIVERED EVERY

MORNING IN ROYAL WAGONS, CLEAN AS HEW PINS, DRAWH BY CAREFULLY
GROWMED, HANDSOME AND SPIRITED HORSES

ATTENDED BY ROYAL DELIVERY MEN, CLAD

IN IMMACULATE, MILITARY UNIFORMS,

FOR FIVE CENTS THE LOAF.

AND BY THEM PLACED WITH THE BEST

DEALERS ONLY, TO BE SOLD AT ALL TIMES

USEFUL AND FAR MOREHARPY

THAT EVERY EVERY SUBJECT MAYEAT THEREOF AND SECOME STRONG OF BODY, THEREOF AND SECOME PATRIOTIC, MORE CLEAR OF MIND, MORE PATRIOTIC, MORE

GIVEN THIS 15 HONN OF NOVEMBER - 1910-

FROM HER PALACE OF SWEETS

THE ROYAL BAKERY & CONFECTIONERY

Look for Word "Royal" on the Bottom of the Loaf

PORTLAND ORE

FINES LEVIED ON VIOLATORS OF LAW

Saloonkeepers Whose Establishments Opened Sunday Plead Guilty.

JUDGE SHOWS NO MERCY

Violators Get Off With Maximum Fine, When They Say They Will Not Offend in Future.

Other Saloon Cases Up.

COUNCILMAN CELLARS WANTS ALL SALOONS CLOSED SUNDAYS.

before the City Council, at a special season soon to be held, an ordinance to keep saloons closed Sundays. He doing this in view of the fact that the liquor interests are attack ing the validity of the present Sun day low in Circuit Court, he states While he says he believes the courts will upheld the present law, be wants to make certain that the sacons close Sundays and will en-deavor to have his new ordinance first aussion of the Council.

ory of the anti-prohibition forces in the state election, five saloonkeepers were arrested for violations of the liquor

regulations, and appeared for trial in Municipal Court yesterday.

Most fingrant of the offenses was that of Frank McCann, who was arrested by Patrolmen Helms and Shaffer at 54 Washington street. The officers said that washington street. The omcers said that from a convenient hiding place they saw McCann pass out bottles of intoxicants to not less than 30 men. Two charges were placed against him, of selling liquor on Sunday and of having his sa-loon open on Sunday.

loon open on Sunday.

Attorney McCue appeared and entered a plea of guilty to the first charge, but asked for a dismissal of the second on the ground that the saloon was not actually open, only the proprietor being inside, while the purchasers were outside. McCue also adverted to the fact that the Sunday closing law has been placed at issue in the Circuit Court, and asked Judge Tazwell to take that fact into consideration.

This is such a flagrant violation of the law," said Judge Taxwell, "that I do not feel inclined to extend the de-feedant any leniency, and I regret that the maximum fine in either case is only fendant any leniency, and I regret that the maximum fine in either case is only EZ. This defendant should properly be charged with an additional offense for every sale he made yeaterday. The contention of the defense that the saloon was not open is not good. I believe, as it has been held that if a saloon proprietor simply opens his place of business to get an overcoat, or such matter, he is technically guilty."

ness to get an overcoat, or such matter, he is technically guilty."

Upon further representation by the defense that McCann would not offend in the future, the court took the second charge under advisement until today. On the first charge McCann was given the maximum penalty of \$5.

Chris Kalmback, who opened his saloon on Thurman street, near the baseball park, Sunday afternoon, and for a time did a rushing business, appeared by attempt yesterday and entered a plea of guilty. He was fined \$5. Kalmback alleged that he had been informed by the patrolinian on the beat that the Sunday closing law had been overthrown in Cirpatrolman on he beat that the Sunday closing law had been overthrown in Cir-cuit Court and that it would be all right for him to open. He threw his doors open just as the crowd was gathering at the baseball game, and had all the

A jury was drawn in Municipal Court yesterday to try the case against H. B. Pomeroy, proprietor of the Tumwater cafe, who is charged with selling liquors in his grill without accompanying meals. The case will be heard today.

The deferred case of Victor Lindberg, proprietor of the White Corner grill, charged similarly, came up on the docket yesterday, but Judge Tagwell was not yet ready to decide upon the contention of the defense that the ordinance, under yes ready to decide upon the contention of the defense that the ordinance, under which the presecution is brought, has been repealed by a later ordinance, carrying a lower fine. Decision probably will be given today.

Question Soon Decided.

Judge Gatens, who has under advise Judge thatens who has under advise-ment the question of the constitution-ality of the law of ISAs relating to Sun-day closing, said last night that At-torneys Humphrey and Stevenson, rep-resenting Monroe Bolich, the saloon-keeper, had submitted their briefs on the question, but that Deputy District Attorney Garland has not yet submitted his.

"As seen as the District Attorney submits his brief," said the judge, "I will take up the matter and give an early decision. The question involved is as to the constitutionality of licensing a salcon to sell liquor on Sunday."

The order of yesterday is considered by postal officials as the most radical departure that has been announced in the Postal Department for years.

MISSION IS ATTRACTIVE

Father Huntington Begins Series of Addresses to Women.

Great interest is shown in the 12-day mission conducted by Father Hunting-ton and Anderson at St. Stephen's Epis-copal Church, Yesterday morning Fath-er Anderson addressed a large congre-gation at 2:30 o'clock on the Holy Eu-

in the afternoon 40 women attended the 3 c'clock services to hear the first of a series of addresses to women by Father Huntington. He speke of the relation of womanhood with that of childhood.

Last evening Father Huntington eached on the text, "Whose Is This

CONVENTION PLAN WIDE

Christian Church Has Portland as

Mecca in 1911. R. M. Raymond, in charge of the conmercial Club, has received a large num-ber of letters from various organizations congratulating Portland upon its success in securing the annual convention of the Christian Church for 1911. In one of the letters was the following comment of the official organ with regard to Port-land getting the convention:

ind getting the convention:
"There was considerable debate over
the question of where the next international convention should go. Two invitations were before the committee of national convention should go. Two shvitations were before the committee on
time and place, one from Boston,
backed by the Baptist Ministerial Assectiaion of that city, and the other
from the great Northwest, backed by
Dean E. C. Sanderson, L. F. Stevens,
W. F. Reagor, J. F. Ghormley, S. M.
Martin, Charles Reign Scoville, and the
whole Northwest. Chairman Zollars,
voicing the desire of the committee to
receive with heartlest courtesy and overtures of our Boston brethren and at the
same time recognize the strength of
the appeal from the great Northwest,
rendered a two-handed report to the
convention. There were speeches and
then more speeches. The convention
swayed between sentiment and missionary enthusiasm and finally with a vote
of thunderous unanimity decided on
Portland. A resolution to acknowledge
with thanks the gracious invitation of
the Baptists of Boston and our own
churches of New England was passed
with the same vim. Hence Portland is
our Mecca in 1911. City of Roses, we
sainte you! Men of the Great Northwest, we hall you as the takers of a
pew kingdom of God and for Jesus
Christ and look with pleasure and enthusiasm to cating salt at your banquet
board another year.

OREGON STATE BAR ASSOCIA-TION TO ASSEMBLE.

Attorneys Hitchings and Ditchburn Not Reported to Grievance Committee-Three to Speak.

Among reports to be made to the Oregon State Bar Association at its afinual meeting, beginning at 10 o'clock this morning, is the report of the grievance committee. W. L. Brewster, chairman of the committee, said last night that no names will be mentioned in the report.

"That is never done," he said, "unless the charges are found to warrant placing the cases before the Supreme Court. In that case the charges are a

Court. In that case the charges are a matter of public record."

"People have complained to us because lawyers charged them more than they thought was right." said C. J. Schnabel, "but I believe the report will be very tame." be very tame."
Other members of the committee are R. W. Montague, James Cole and R. L.

Glisan. Other committees will report on legal education and admission to the bar, indicial remedial law, and legislative and executive committees will also re-

be held in the Federal building. The morning sessions will be devoted to outine business, and the afternoons to addresses. Judge Huneke, of Spokane, will deliver the address tomorrow aft-ernoon. A. L. Veanie is to speak on "Single Tax," and E. W. Hardy on

phases of recent legislation.

The proceedings of the association for the last two years, including the addresses of the speakers in full, have been printed and bound, and are for been printed and bound, and are for sale by the association, members being charged \$1 each. The law library at Salem has asked for 40 volumes, which it will exchange with other libraries throughout the United States. Judge Carey's address on the "Referendum." Judge King's sildress on "Water Rights" and Frank Post's address on the "Non-Political Judiciary," are in-

LIQUOR MEN ARE WATCHED

Churches Will Demand Reforms Promised by Home Rule.

open just as the crowd was gathering at the baseball game, and had all the customers he could serve.

Jesse Weedell, arrested by Patrolman Ellis at Union avenue and Clay streets. Sanday, entered a pica of guilty to a charge of selling liquor on Sunday, and was fined Ell. James P. Smith, arrested by Patrolmen Coulter and Nelson at Sixth and Couch streets, entered a pica of guilty and was fined Ell. Thomas A. Gordon paid Ell for having his saloon at 681 North Sixth street open after 1 of clock.

A jury was drawn in Municipal Court yesterday to try the case against H. B. Pomeroy, proprietor of the Tumwater At a meeting held by the Presbyterlan

true condition of the liquor traffic, and we have aroused a feeling in the people that will not down."

The defeat of the Prohibitionists was not discussed at the meeting of the Methodist Minisfers' Association yesterday, the feature of the meeting being a paper read by Rev. C. E. Cline on "The Minister in the Pulpit and Out of it." The paper reviewed many incidents out of Rev. Cline's carly days as a Methodist minister.

out of Rev. Cline's early days as a Mcthodist minister.

The women of Trinity Church ex-tended to the Methodist ministers an in-vitation to take dinner at the church next Monday at 1 o'clock, for the pur-pose of taking up the matter of the need of a new church in that district.

GEORGE N. FAWCETT DIES Civil War Veteran and Former Court

Bailiff Passes.

George N. Fawcett, until recently bailiff of Judge Cleland's department of the Circuit Court and a veteran of the Civil War, died at his home in Woodmere Addition yesterday at the age of 70 years. Mr. Fawcett served in 14 battles during the war, being severely wounded at Antietam and again at Beverly Ford, from which he never emirely recovered. He enlisted by the Third Wisconsin Infantry in 1881, and served until July, 1885, when he was

served until July, 1865, when he was mustered out as Second Lieutenant. Seen after the war he came to Ore-gon, where he was married to Miss Jane Kelly, a relative of the ploneer Kelly family of Portland. He was employed in the internal revenue service, then as bailiff of the County Court and then as bailiff of the County Court and later as bailiff of the Circuit Court. He leaves a wife, three daughters and one son, besides a brother, Jacob M. Fawcett, who is Supreme Justice of Nebraska. His son served in the Spanish-American War. Mg Fawcett was a member of the G. A. R., Portland Lodge A. F. and A. M. and of Industry Lodge, A. O. U. W.

BOTH SPEEDY AND EFFECTIVE.

This indicates the action of Foley Kidney Pills, as S. Parsons, Battie Creek, Mich., illustrates: "I have been afflicted with a severe case of kidney and bladder trouble, for which I found no relief until I used Foley Kidney Pills. These cured me of all my sitments. I was troubled with backaches and severe shooting pains in the sides, with annoying urinary irregularities, and a sense of incompleteness in the act. The steady use of Foley Kidney Pills rid me entirely of all my troubles. They have my highest recommendation." Sold by all druggists.

Raymond, in charge of the con-bureau of the Portland Com-incomplete and letters are conveyed daily

RAISE INSURANCE

Higher Rates Not Yet Fixed, but Agents Predict Increase in Month.

COST OF GOODS MAY RISE

Employers Likely to Charge More for Products to Offset Burden New Measure Entails-Penalties Not Feared.

Oregon employers of labor are facing a doubling of liability insurance rates as one result of the approval by the yoters in the recent election of the initiative employers' liability law.
It is the understanding among agents

of liability insurance companies in Portland that the Pacific Coast man-Portland that the Pacific Coast managers have had a meeting in San Francisco and have decided upon this course. When the increase in rates will take effect is uncertain. At the office of the Employers' Association one liability insurance company was mentioned yesterday which had instructed its Oregon representatives to seek no new business and to arrange to put out.

gon representatives to seek no new business and to arrange to put out-standing policies on January 1 under new rates, to be announced later. W. J. Clemens, J. H. Burgard and E. L. Pettis, representing leading liability insurance companies, expressed the insurance companies, expressed the opinion yesterday that the new law, inasmuch as it imposes more burdens on the employers, must be met by an increase in the rate of insurance, but asserted lack of definite information as

At an informal meeting of employers this phase of the situation was dis-cussed yesterday and was generally ad-mitted to be an inevitable result.

Price of Production May Rise.

Just what will be done to meet this increased cost of liability insurance is problematical, but several courses are under discussion. It is suggested that the employer may enter the increased rate as "overhead" cost of production rate as "overhead" cost of production and add it to the price of his product. In this way the consumer would "pay the freight" on the new liability law. In some of the smaller lines of manu-In some of the spaller lines of manufacture, insurance companies refuse to write policies and these barred concerns, it is said, in view of the fact that an injury to one employe may result-in putting the employer out of business, must adopt some plan of taxing employes for an indemnity fund similar to the hopsital funds for which fees are now imposed by many em-ployers of labor. It is also intimated that employers now able to get in-surance may tax the increased cost in the rate against their employes. There was also talk yesterday of the

There was also tak yesterally of the submission to the next Legislature of an employes' compensation act, not as a repeal of the initiative liability law, but as an adjunct to it.

When this plan was suggested to Henry E. McGinn, who was one of the strong advocates of the new employars' itability law he instantly care it. ers' liability law, he instantly gave it

Compensation Law Liked.

Compensation Law Liked.

"A proper compensation law would be a good thing." said Judge McGinn. "I am in favor of it. The English compensation law permits an injured employe to accept the specified indemnity or to resort to the common law to recover damages. The sum of \$3500, with all funeral expenses paid, would look much better to the widow of an employe, who dies from injuries received at work, than would the uncertainties of a law suit."

The basis of an employe's indemnity law is a schedule of compensation or damages that he will receive from his employer in the event of injuries. What is said to be the first law of that character enacted in this country went into effect in New York September I.

Like the new Oregon law, the New York law practically eliminates the doctrine of assumption of risk and precludes the employer from defending on the ground that the employe was himself negligent or that the lipuries were due to the negligence of a fellow servant.

Agreements Are Allowed.

F. G. and T. G. Kelly, lumbermen of Clifton, are at the Lordenta in Mr. and Mrs. S. Waters, of Goldendale, Wash, are at the Cornelius. Mr. and Mrs. W. Beckesley, of St. Helens, are staying at the Lenox. P. J. Vial and family, of Prindle, Mr. and Mrs. George T. Watson, of Ashland, are staying at the Lenox. P. J. Vial and family, of Prindle, Mr. and Mrs. George T. Watson, of Ashland, are staying at the Cornelius. Dr. J. J. Emmons, of Philadelphia, who is staying at the Cornelius. Dr. J. J. Emmons, of Philadelphia, who is staying at the Cornelius. Dr. J. J. Emmons, of Philadelphia, who is staying at the Cornelius. Dr. J. J. Emmons, of Philadelphia, who is staying at the Cornelius. Dr. J. J. Emmons, of Philadelphia, who is staying at the Cornelius. Dr. J. Emmons, of Philadelphia, who is staying at the Cornelius. Dr. J. Emmons, of Philadelphia, who is staying at the Cornelius. Dr. J. Emmons, of Philadelphia, who is staying at the Cornelius. Dr. J. Emmons, of Philadelphia, who is staying at the Cornelius. Dr. J. Emmons, of Philadelphia,

Agreements Are Allowed.

Hotel, San Francisco, today were George F. Murrock, F. W. Insell, Harry Wells, H. A. Forbes, Mr. and Mrs. A. H. Hamilton, George Major, Mr. and Mrs. C. E. Greeller and son, R. S. Bean, A. B. Manley, Pred P. Smith, C. B. Niccoll. It provides, however, that employers may enter into written agreements with their employes entitling injured employes to half wages during disability and up to four years' wages in case of death not exceeding \$3000, in lieu of all other rights of the employe to compensation, and irrespective of the cause of the injury if it occurs in the employment.

cause of the injury if it occurs in the employment.

The provisions mentioned in the last preceding paragraph are not included in the Oregon law and similar provisions, it is now suggested, may be added by the Legislature.

The Oregon employers' liability law, in addition to removing the defenses of contributory negligence and the negligence of a fellow servant, requires employers to provide numerous specified safeguards for employes, removes the present limitation of \$7500 on the amount of damages that may be recovered for personal injuries and extends to certain heirs a right not now held to recover in case of the death of the employe. The law also provides severe penalties, including fine or imprisonment, or both, for owners, contractors, sub-contractors, foremen, architects or other persons having charge chitects or other persons having charge of the particular work for failure to see that the safeguards specified in the act are not supplied or that the exovisions of the act are complied with.

Penaltics Not Feared.

The opinion was expressed yesterday that the penalties for failure to comply with the provisions of the act would probably not be burdensome on employers because of the improbability that an attempt would be made to en-

ployers because of the improbability that an attempt would be made to enforce them except in extreme cases.

The removal of the doctrine of contributory negligence on the part of the injured or fellow employe, coupled with the new jury amendment, which permits verdicts by three-fourths of the jury in civil actions, it is declared, will make a verdict for the injured employe practically certain in all cases. Some believe that this fact will lessen the number of personal injury suits actually brought to trial, on the theory that they will be settled out of court. The day of the compromise verdict, it is generally felt, is practically ended, and the general trend of verdicts in such cases will be toward much larger amounts than heretofore. mits verdicts by three-fourths of the jury in civil actions, it is declared, will make a verdict for the injured employe practically certain in all cases. Some believe that this fact will lessen the number of personal injury suits actually brought to trial, on the theory that they will be settled out of court. The day of the compromise verdict, it is generally felt, is practically ended, and the general trend of verdicts in such cases will be toward much larger amounts than heretofore.

PERSONAL MENTION.

John J. Berry, of Salem, is at the Lenox.

W. G. Dwight, of Tillamook, is at the Perkins.

Charles A. Johns, former Mayor of

own accord had he known that he was Johnson was arraigned in court yester-day and will plead to the indictment to-morrow morning.

The Great Charter of Rights

MURDER CLEW IS LACKING D. O. Williams, of Klamath Falls, is at the Portland. F. H. Dean and J. L. Romig, of Baker,

Police Unable to Connect Suspects With Double Killing.

Discovery of the man who killed W. W. Campbell and William Harvey in a saloon at Twenty-second and Nicolal streets last Monday night is as far away as ever, in the opinion of Captain of Detectives Moore and Detectives Endicott and Sloam despite the fact that Macron Withre who was arlives Endicott and Sloan, despite the fact that Magnus Myhre, who was arrested near the scene of the murder last Friday by Patrolman Fred West, is almost positively identified as one who was seen hanging about the saloon several days before the murders, and hears a general resemblance to the masked man who did the shooting.

Myhre and his companion, Robert Leach, are still held on vagrancy charges, but the detectives have made no progress in connecting them with

enarges, but the detectives have made no progress in connecting them with the crime. Myhre had on his person a blue handkerchief like the one worn as a mask by the robber, and wore a light cap, such as the witnesses say the rob-ber had on.

Wallowa Unites to Stop Gambling. WALLOWA, Or., Nov. 14 .- (Special.)

real arrests for street lights, the citizens who favor the enforcement of
law met and passed resolutions commending the City Council and officers
for the action taken, and pledging the
support of citizens to the Council in
any effort to regulate or close such

There are 145.894 acres of vineyards in
chile, of which 47,400 are on irrigated land.
The wine produced for 1909 is given at
254,046,059. We Give Away

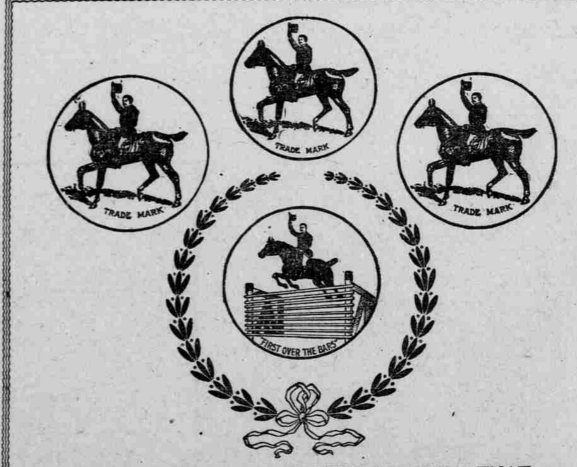
-Following the arrests for gambling made the first of the week and sev-eral arrests for street fights, the citi-

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over 700 illustrations, in strong paper covers, to any one sending 21 one-cent stamps to cover cost of mailing only, or, in French Cloth binding for 31 stamps. Over 680,000 copies of this complete Family Doctor Book were sold in cloth binding at regular price of \$1.50. Afterwards, one and a half million copies were given away as above. A new, up-to-date revised edition is now ready for mailing. Better send NOW, before all are gone. Address World's Dispensary Medical Association, R. V. Pierce, M. D., President, Buffalo, N. Y.

DR. PIERCE'S FAVORITE PRESCRIPTION THE ONE REMEDY for woman's peculiar ailments good enough that its makers are not afraid to print on its outside wrapper its every ingredient. No Secrets-No Deception.

THE ONE REMEDY for women which contains no alcohol and no habit-forming drugs. Made from native medicinal forest roots of well established curative value.



KNOW YE ALL MEN BY THESE PRESENTS THAT

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Bold at all first-class cafes and by jobbera WM. LANAHAN & SON, Baltimore, Md.