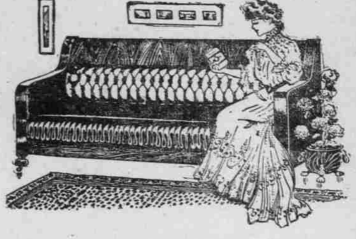
Our Annual January Sale Begins Today

We don't have a sale every week, or every month, or even every six months. We have just one sale a year-just one month when you can buy house-furnishings from our stock at less than our regular prices.

Hundreds of people who know good furniture and furniture values wait for this sale for months. Many anticipate their needs, and buy

If you need furniture you can save a lot of money by buying it now. Every piece of furniture in the house is sharply reduced in price. On some of the odd pieces and broken suits the reductions are sensational-real reductions, based on our regular cash prices, and not on inflated installment prices. We make no reservations, but offer the cream of our stock, which is much the largest, newest, most distinctive stock of good furniture in this market.



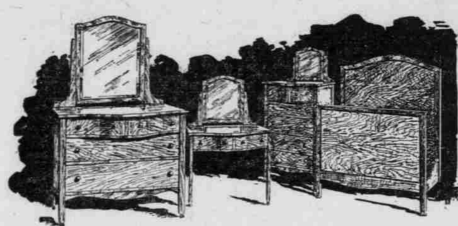
January Sale of Floor Coverings

Here are a few of the many special values in the Carpet Section:

4	patterns	Wool Velvet Carpets, small figures, no borders, per yd. 95¢
4	patterns	Extra Axminsters, with borders, regularly \$1.55, now \$1.10
4	patterns	heavy Velvets, with borders, per yard
6	natterns	Wilton Velvets, small figures
6	patterns	Body Brussels, small quantities\$1.47½

IN RUGS-

	Ardahan Axminsters, 11.3x12, regular \$55.00, special	\$42.50
	Ardahan Axminsters, 10.6x12, regular \$40.00, special	\$29.50
	Ardahan Axminsters, 10.6x13.6, regular \$45.00, special	\$33.00
'n	Special Brussels Rugs, 11.3x12, regular \$33.00 special	\$24.00
ı	Body Brussels Rugs, 10.6x12, regular \$42.50, special	.\$34.00
ő	Wilton Rugs, 6x9, regular \$30.00, special	\$22.50
	Wilton Rugs, 6x9, regular \$27.50, special	\$19.50
3	Wilton Rugs, 8.3x10.6, regular \$40.00, special	\$32.50
2	Wilton Rugs, 9x12, regular \$40.00, special	834.00
33	Wilton Rugs, 9x12, regular \$45.00, special	\$39.50
-3	Wilton Rugs, 9x12, regular \$52.50, special	\$45.00
ŀ	Wilton Rugs, 9x12, regular \$55.00, special	847.50



This Suit is shown in four woods-Mahogany Circassian Walnut, Birdseye Maple and Oak. It is notable for its beauty of design and finish and excellent construction. For January:

Dresser ... \$23 Chiffonier ... \$22 Dressing Table ... \$15 Bed ... \$19

NOTABLE BEDROOM VALUES Solid Mahogany Colonial Suit:

\$85.00 Dresser, now	\$65.00 \$50.00 1	Dressing Table\$38.00
\$72.00 Chiffonier, now	\$60.00 \$60.00 1	Bed, now\$48.00
Circassian Walnut Chiffo	nier, from \$140.00 to.	\$100.00 \$ 90.00 \$ 55.00

ROSEWOOD	SUITE	S, F	RENCH	STYLE
\$90.00 Dresser \$55.00 Toilet Table \$75.00 Bed	\$60.00	\$65.00 \$55.00		\$45.00 \$35.00

Furniture Bargains From All Over the Store

Mahogany Library Table, regularly \$40.00, sale price\$25.00					
Mahogany Library Table, regularly \$80.00, sale price\$48.00					
Mahogany Library Table, regularly \$115.00, sale price\$85.00					
manogany Library Table, regularly \$115.00, sale price					
Mahogany Davenport, regularly \$ 75.00, sale price\$58.00					
Mahogany Davenport, regularly \$115.00, sale price\$90.00					
Mahogany Davenport, regularly \$175.00, sale price \$125.00					
\$ 20.00 Solid Mahog'y Rocker, loose leather cushion, sale price \$15.00					
\$ 35.00 Solid Mahogany Rocker\$27.00					
\$ 42.00 Overstuffed Chair, mahogany legs\$30.00					
\$ 75.00 Solid Mahogany Arm Chair\$60.00					
O 10.00 Dolla alamany					
\$100.00 Mahogany Bookcase\$60.00					
\$ 90.00 Mahogany Bookcase					
\$ 95.00 Mahogany Extension Table, 54 inches by 10 feet \$75.00					
\$100.00 Mahogany Buffet\$75.00					
\$ 55.00 Mahogany Serving Table					
\$ 55.00 Mahogany China Closet					
5 00.00 Intallogally Children and Sept. 100					
Arm Chair, with leather seat, now					
Side Chair, with leather seat, now					

Specials From the Drapery Department

We offer a large number of short lengths and dropped patterns in Madras, Scrims, Nets, Cretonnes and light-weight fabrics of every sort in quantities to close out, at one-third regular price. See them.

FIFTH AND STARK

J. G. MACK & CO.

FIFTH AND STARK

Insanity Move in Patterson Case May Rescue Lad.

Son of Former Governor of Tennessee May Not Have to Stand Trial. Lunacy Commission Acts in Favor After Day's Hearing.

SEATTLE, Wash., Dec. 26 .- When Malcolm L Patterson, son of ex-Governor Malcolm R. Patterson, of Tennessee, shot and dangerous wounded R. T. Seal at Port Orchard, December 7, he was suffering from "alcoholic er "dipsomania, induced by drinking continuously for five years."

This was the finding of the Lunacy Commission that sat at Port Orchard

of the Kitsap County Court, issue an order permitting ex-Governor Patter-son to take his son back to Memphis

Execution Stay Asked.

This motion was opposed by Prose-cuter Stevenson, who asked for a stay of execution, so that he can appeal to the Supreme Court for a writ of pro-hibition restraining the removal of Patterson from this state until after he stands trial on a charge of assault with triant to kill for shouting Seal. with intent to kill for shooting Seal.

Judge Frater granted a stay of two
days and if the appeal is not perfected
at the end of that time Patterson will
be released to the custody of his father
under \$5000 bond to guarantee that he

under \$5000 bond to guarantee that he will not return to this state.

Patterson was brought to Seattle from Port Orchard tonight and lodged in the King County jail, where he has been held since the shooting.

The first testimony introduced today was concerning a serious illness in Memphis which affected young Patterson's mind while he was a boy. The illness had resulted in later years in attacks of epilepsy, during which he became irresponsible.

Former Governor Patterson testified that during his son's school years he failed to attain anything but a medicore record; that he resorted to low

ocre record; that he resorted to low companionship, refusing to associate with persons of his family's social standing, which frequently led him into many unseemly escapades, one resulting in his being slashed across

trat his say was arrows; in a found the boy in perfect health. Finally he sent Malcolm to the coast 'n the hope that his health and mind might be

"Governor, do you honestly believe that your son is not in the possession of his faculties," asked Judge Frater, "I sincerely believe that, your hon-or," responded the father. Captain O. Haver, of the Memphis police, testified that young Patterson had been in frequent brawls and that at one time was held 10 days in the city jail. He did not believe the pris-oner is same.

the court that Patterson had two tacks of epileptic spasms since he has been held in Seattle.

PRINEVILLE TO DEDICATE First Baptist Church Completed at

Cost Close to \$15,000.

PRINEVILLE, Or., Dec. 26 .- (Special.)-Dr. C. A. Woody, superintendent cial.)—Dr. C. A. Woody, superintendent of Baptist mission works in the Northwest, assisted by F. C. W. Parker and others, will dedicate the First Baptist Church of Prineville, Bunday, January 7. The new church edifice has just been completed at an approximate cost of \$15,000, and is one of the finest church buildings in Central Oregon. The basement, which is to be used later as a free reading room, will not be completed before dedication.

The building is frame with a high native stone basement. It is finished in fir and is equipped with three me-

Commission that sat at Port Orchard today to hear the insanily complaint filed against young Patterson by his father. The Lunacy Commission reported it was dangerous to permit Patterson to be at large and recommended he be confined in some institution where proper treatment can be given him.

In accordance with the finding, the defense asked that Judge A. W. Frater, of Seattle, who presided at the hearing in the absence of Judge Yakey, of the Kitsap County Court, issue an feet.

Be completed before dedication. The suit has finding is frame with a high native stone basement. It is finished in fir and is equipped with three memorial windows, one to Mrs. I. W. Ward, of this city, one to C. P. and the paster of the hurdred pounds of Wilton carpet were used in carpeting the floor of the church. The church is built in the form of a cross and is 46 by 75 of the Kitsap County Court, issue an feet.

GARDNER DENIES CHARGE

Lincoln County Judge Says Recall

Lincoln County Judge Says Recall

Petition's Allegations Wrong.

It Charles H. Gardner, Judge of Lincoln County, against whom a petition for county, against whom a petition for recall is being circulated, was in Newport today explaining his position.

The main charge that the county was free from debt when he went into seffice and that it is now \$100,000 in debt, he says, is not correct. Wend to see when the service of the successors of the original holders formed various corporations to appropriate water includes Response when the county to recover a judgment against defendant for delinquent taxes on personal property. After the levy of the tax the property of the case was also formed the corporation dissolved.

In Long vs. Hoedle, an action by the county to recover a judgment against defendant for delinquent taxes on personal property. After the levy of the tax the property of the case was also made of the water by all 1852 and about three years after ward appropriated water from the siream for use on his land. More or less use was also made of the water by heighbors on the river passed into other hands and the successors of the original holders formed various corporations to appropriate water, mainly for irrigation. Contending that he seed by the county. The Silets rock to water that his rights were included by the county. The Silets rock to quet his title to the use of the water by much water that his rights were included by the county. The silets rock to water, were both additive silets but it is also of benefit to give he water to the present.

The main charge that the county are the property of the tax the property of the tax the property of the case was reversed by Justice McBride.

The land shaper of the water by the county and about \$100 or the county against defendant for on the grant that the case of Cavity and the corporation of the corporation of water, were both affirmed the original holders formed various corporations to appropriate water,

Boy, Sleighing, Badly Hurt.

SPOKANE, Wash, Dec. 26,-(Special.)-Pitched head first from a horseresulting in his being slashed across the face with a knife.

Appeals of No Avail.

Governor Patterson said that all ebjurations and appeals produced not the slightest response in the roung man, who became enraged when a suggestion of restraint was offered.

The father further said that at one time he received a telegram saying

Edenbower Wins Contention in Supreme Court Appeal.

IRRIGATION SUIT SETTLED

Justice Burnett Rules That Corporation as Appropriator May Use Aff Water It Needs but Limits Riparian Rights.

SALEM, Or., Dec. 28. — (Special.)— That the State Legislature has the power to authorize the Ratiroad Commission to build spurs or sidetracks and mission to build spurs or sidetracks and that such power has been delegated by the Legislature to the Commission is the substance of an opinion handed down in the Supreme Court by Justice McBride today in the widely known Edenbower spur case, appealed from Douglas County.

The suit was brought by the Southern Pacific to enjoin the State Hall-road Commission from compelling the

tion. Although one whose land borders upon a non-navigable stream may claim the use of water either as a riparian owner or, as an appropriator, he cannot claim in both capacities at once, a reason for this being that a riparian user of water is always a tenant in common, in a certain sense, with every other riparian user on the stream, while an appropriator is a tenant in severalty, independent of other water users, and one cannot at the same time hold title to the same thing both in common and in severalty.

Riparian Rights Limited.

Riparian Rights Limited.

At least for the purposes of irriga-tion, the right of one claiming the use of water as a riparian owner is lim-ited at all times by the condition that it must be so exercised as not to in-jure materially the rights of other riparian owners in the proportional use of the water of the same stream for riparian owners in the proportional use of the water of the same stream for the irrigation of their riparian' lands. On the other hand, an appropriator, subject to rights in existence at the time his appropriation is made, may take all the water he can use reasonably and without wante for a beneficial project, although none may be left for those who come afterwards.

One who demands the use of a fixed One who demands the use of a fixed

quantity of water under all circum-atances is construed to claim as an appropriator and not as a riparian owner, although his land abuts upon the stream.

Opportunity to take is the first es-sential to an appropriation, so that any one may appropriate water from a non-navigable stream if he can lawfully gain access to the stream for that purpose and water is there not subject to the use of another. Tax Sult Lost by County.

The suit was brogs.

The suit lost by County.

In the case of Marion County vs. the woodburn Mercantille Company the court held in an opinion by Justice who fruit men.

Justice McBride holds that in this case the exercise of the power is not so unreasonable that it should be reversed, and the opinion of the lower court is affirmed.

The suit Lost by County.

In the case of Marion County vs. the woodburn Mercantille Company the county held in an opinion by Justice who fruit men.

Sheriff's warrant an execution against the property against which the tax is levied, there is no other remedy for its collection and the tax not being a debt the action cannot be maintained. This was an action by the county to recover a judgment against defendant for delinquent taxes on personal property.

of water before the plaintiff and to ye trace their titles back to them.

Prior Decision Modified.

In an opinion by Justice Burnett, the court medified the decision of the Circuit Court and enunciated the following principles: An allegation that a corporation is a mere holding concern, organized for the ancillary purpose of managing the water privileges belonging to certain persons, is not proven by articles of incorporation, showing that the company is doing business as a water user or appropriator in its own right. In the absonce of anything showing that such a corporation acquired ing that such a corporation acquired in the connecticut General Assembly. His ancestors were among the early settlers in America, living in Massastudity in the connecticut General Assembly. His ancestors were among the early settlers in America, living in Massastudity in the Connecticut General Assembly. His ancestors were among the early settlers in America, living in Massastudity in the Connecticut General Assembly. His ancestors were among the early settlers in America, and the control of the familiary purpose of managing the water privileges belonging to certain persons, is not proven by articles of incorporation, showing that the company is doing business as a water user or appropriation and the control of the familiary purpose of managing the water privileges belonging to certain persons, is not proven by articles of incorporation in its own a water user or appropriation in its own as a water user or appropriation for the following that such a corporation of the following that such a corporation of the following the following

Mr. Humphreys and his family lived on a homestead near Canby.

A widow and one daughter, Miss Gertrude May Humphreys, survives. Another daughter died several years ago. The funeral will be held Thursday from the family residence, and the services will be under the direction of Rev. George N. Edwards, pastor of the First Congregational Church.

removed for alleged political activity from the Park Board by Hiram C. Gili when the latter was Mayor, announced today that he would accept the appointment of his former position tendered him by Mayor Dilling. Mr. Cheasty is a prominent merchant.

Vancouver Soldier Discharged.

der false pretenses

Victim of Fall Leaves Large Family Victim of Fall Leaves Large Family.
INDEPENDENCE, Or., Dec. 28.—
(Special.)—Matthew Cassidy, of this place, was found dead on the bank of the Willamette slough today. He had been drinking freely and at a late hour started home, and it is presumed that he fell from the bridge which crosses the slough and was killed by the fall. Cheasty to Accept Appointment.

SEATTLE, Dec. 26.—E. C. Cheasty, itiliery, at Vancouver Barracks, Wash., been drinking freely and at a late started home, and it is presumed ington, Dec. 26.—Private Merris Blu-lington, the fell from the bridge which cremental, Battery E, Second Field Articles and was killed by the itiliery, at Vancouver Barracks, Wash., He leaves a large family dependent

Why Not a Pianola Piano Or the Latest Autopiano?

NOT YET TOO LATE TO GET ONE OF THOSE PIANOLA PIANOS AT \$8 A MONTH. ALL THE LATEST MODELS ARE HERE TO CHOOSE FROM



Exhibition and Sale of Player Pianos Continues

December Selling by Far the Largest in Our History. The low prices and exceptionally easy terms do it.

The ultimate piano is the player piano. Get one now at the present greatly reduced prices at Eilers Music House. Payments are arranged at \$20, \$15, \$10 and \$8 monthly, at sale prices, for those not wishing to pay all cash. A positive demonstration of what the Eilers sales system actually accomplishes: \$1050 asked elsewhere, here now, \$787; \$975 asked elsewhere, here, \$735; \$600 asked elsewhere, here, \$485; \$500 asked elsewhere,; here, \$378 and \$385. These are late 88-note styles, not obsolete types that hardly anyone would wish to buy. In short, a storeful of finest player pianos are thrown, into one grand low-price sale that simply annihilates competitive attempts and makes player-piano buying a positive duty to many a father or head of a family.

We have carefully planned this undertaking for many months, and, as we anticipated, it is bringing much enjoyment and musical education into hundreds of our best homes and to every member thereof,

SPECIAL-A free Music Roll-Library and Music Roll Cabinet is given to every purchaser in this sale.



IN THE EILERS BUILDING ALDER STREET AT 7TH

NOW THE NATION'S LARGEST