TASK TO AID NEEDY TAKEN UP HEARTILY

Associated Charities Dispenses Christmas Donations for Thanksgiving Cheer.

SUPPLIES POUR IN DAILY

Response to Appeal Encourages Distributors Who Have Many in Want Relying Upon Them for Food and Clothes.

CONTRIBUTIONS TO CHRIST-MAS RELIEF FUND OF AS-SOCIATED CHARITIES.

Mrs. Henry L. Corbett... \$100.00
Miss S. A. Lawrence.... 5.00
Cash from "Mr. W.".... 10.00
Cash, "H. F. J."..... 5.00
East Side Baptist Sunday W. H. Hardy

Thanksgiving day began yesterday at

tinue to occur at the headquarters of the launching of the plan two years ago.

As a matter of fact, friends of the Associated Charittes had been holding in mind the Christmas relief work, by which the organization aims to extend Christmas cheer throughout the year among the poor of the city, for months and had their donations ready even before the present campaign state.

Or striking interest continue, or striking interest contin

Mrs. Henry L. Corbett, who headed the list of contributors this year, sent in her gift a month ago, with the stipulation that it should be held for special use as part of the Christmas re-

Holiday Outlook Cheery.

"The promptness and generosity of the responses that have come in al-ready is astonishing and is even more ready is astonishing and is even more promising than we had dared to hope," said V. R. Manning, secretary of the Charities, yesterday. "Probably at no previous time have the citizens of Portland been subjected to so many demands from all sources for donations to relief funds and charitable funds of all kinds. In spite of this they appear to be rallying to the support of the Christmas relief fund with bigger donations and more of them than in either of the two years that have preceded."

sible for them to care for the family. There are six children and the father is an invalid.

Another visitor was an elderly woman, whose only means of earning her living is by making over feathers. The turn as much work her way as possible, so that she can earn money to live on.

A Sunnyside family has been provided with a Thanksgiving dinner, but has no stove on which to cook it. Anyone having a stove to give away may

Among the donations listed yesterday was the Sunday school celebration for November 22 at the East Side Baptist Sunday School, which was turned over entirely to the Charities for use on the Christmas relief fund by F. E. A. Smith, of the Sunday school, and Rev. W. O. Shank, pastor.

W. O. Shank, pastor.

The new grocery department, which has been established to help out in the relief work, also is promising to be a most important factor and with the of donations of foodstuffs to the groc

ery department.

Out-of-Town Folk Help. That Mrs. W. F. Boley and J. H. Layne, of North Plains, have organized a great campaign in that city to obtain clothing and grocery supplies to be sent to the Charities is the report in a letter received yesterday. The in a letter received yesterday. The goods will be assembled December 2 and packing cases will be supplied by Mays Brothers, of North Plains. The donations of the residents of North Plains will be shipped to the Charities in Portland December 4.

Among the supplies sent in yesterday were \$15 worth of groceries from D. C. Burns, \$3 worth of groceries from G. A. Gilbert, a big supply of vegetables from a farmer who declined to give his name, a sack of rice and two crates of canned goods from Kelly-Clark, who promised more supplies Here are some of the needy cases to

be benefited by the contributions of the people of Portland to the Christmas relief fund of the Associated Charities:

Family in Great Need. Case 1. No work; four children to support. Not a stick of wood nor a crust to eat and no money with which to buy either was the condition of one man who finally appealed in despera-tion to the Associated Charities. He

****************** STRAY CATTLE SERVE TO ADD \$1.50 TO CHRISTMAS FUND FOR NEEDY.

Three stray cows were the in-nocent means last night of ad-ding \$1.50 to the Associated Char-

ity's Christmas fund.

The cattle wandered on to the fields of W. H. Hardy, who lives just west of the city limits at the end of the Kings Heights carlind. Mr. Hardy learned later that they were the property of Frank Butta, a neighbor. Mr. Butts called for his cattle and paid Mr. Hardy \$1.50 for caring

for them.
Mr Hardy, who is more than 80 years of age, came to The Oregonian office and gave the money to the Associated Chari-

At the time of the Dayton flood Mr. Hardy was similarly fortu-nate in finding stray cattle on his place and in like manner he gave the money collected to the Dayton relief fund.

had been out of work for some time and was not able to secure work, no matter how hard he tried. He has four children, the clidest only 9 years old. And into this family, cold, hungry and destitute, the stork is soon to come, bringing another to be cared for.

Case 2. Baby starving while father seeks work. Although a skilled printer and able and willing to work, a mar has been walking the streets of Portland for many days seeking employment not only in his own trade, but in any line at which he might gain a penny or two to help his family. In the meantime his little baby at home is dying from lack of proper nourishment. The father has not a cent with which to buy the milk that the poorly nourished child must have. There is, moreover, a wife and two other children who are dependent upon him for food.

Case 3. Family of seven destitute. An had been out of work for some time

Case 3. Family of seven destitute. An

Englishman, well-bred, capable and willing to work, appealed to the Associated Charities a few days ago as a last resort, having been in search of work for three months in vain. He is experienced to do work in a hotel and has served as a cook, waiter, baker and steward. His funds have dwindled away and his wife and five children are in a condition of pitiful destitution. Bey Supports Family.

Case 4. Boy of 16 supports family.

Twelve moutes to be fed and the burden of feeding them resting upon a boy only 16 years old. That is the problem that the Associated Charities found in one home from which the appeal for help came to them. The boy does the best he can, but his earnings are only \$5 a week. This is the only money that is coming into the family at all. The father has been out of work and unable to work for three months. Besides the father and mother there are nine dependent children for whom the 15-year-old boy is caring. Shoes, food and assistance until work can be found for the father are the pressing need.

MUTS' BASKETS READY

THANKSGIVING DINNERS TO BE

PROVIDED 60 NEEDY FAMILIES.

Cases of Need and Destitution Are Be-

ing Reported and Stove Is Urgent

one having a stove to give away may get the address by calling up Mut head-quarters, Main 2567, or a wagon will be sent for the stove on request.

Supreme Court Recommends Damage Suit to Cover All Loss in Military Raid.

PLEA CALLED TOO LATE

Saloonkeeper Told Injunction Has Power to Stop Executive, but Not Asked Soon Enough-Use of Authority Mentioned.

and assistance until work can be found for the father are the pressing need.

Case 5. Fifteen families need dinner. Fifteen families were reported to the Associated Charities yesterday as being in danger of having no dinner Thanksgiving day unless the Associated Charities is able to supply it to them. The Christmas relief work is going to be stretched back into November and the Charities is going to make avery effort to provide baskets of Thanksgiving dinner for these poor persons, so that tomorrow may be a bit more cheerful for them. These families were reported to the Charities late yesterday evening by the non-attendance department of the public schools. SALEM, Or., Nov. 24 .- (Special.) -- Because the alleged illegal acts were com-mitted before the suit was begun, the Supreme Court today, Justice Burnett writing the opinion, decided in favor of Governor West in the case of William Wiegand, a saloonkeeper of Copperfield, who asked for an injunction against the executive and his agents restraining them from confiscating his stock when martial law was declared in that place. The court affirms the decree of Circuit Judge Anderson

It is suggested by the court that inas-much as the application for an injunc-tion was brought too late, the remedy for the plaintiff is through a suit for damages. The opinion says:

Need in One Home.

Thanksgiving dinners for 60 poor families in Portland are to be put up and distributed by the Muts today.
The material for filling the baskets is nearly all assembled, but the committee still is in need of considerable milk.

Incidents of striking interest continue to occur at the headquarters of the Muts, One woman brought in a sexercise of military power."

Suit for Damages Recommended.

"In the present case it is manifest that the plaintiff kept his goods for sale and that some amount of money would reasonably satisfy him if he parted with the entire business. Under such circumstances the remedy at law whereby in some manner damages could be awarded him is fully adequate for the redress of his grievances. This being the case, equity, which always uses the remedy sparingly, will not countenance government by injunction, which, in some respects, is as little to be desired as the arbitrary Suit for Damages Recommended.

Another the want a steeplejack, who saw a steeplejack, who saw as a steeplejack, who saw as a steeplejack, but that if the Muts would find him work in his line, he would donate two days' wages to the relief work they are carrying on. He wants a job painting steeples, flag-staffs or sawmill stacks.

Among the applicants yesterday for whom the Muts are arranging to care, was a crippled boy 11 years old, asking for a new pair of crutches, as he in for a new pair of crutches, as he had outgrown the ones he has. Two sible for them to care for the family. There are six children and the father is an invalid.

Another visitor was an elderly womort, and whose only means of earning her de-living is by making over feathers. The living is by making over feathers. The ilving is by making over feathers. The defendants will do any unlawful act of the moved of the commission, when he moved the plaintiff's plantiff's fear of confiscation and must be admitted to be true when assalled by a defendants will do any unlawful act of confiscation will do any unlawful act of commission, when he moved the plaintiff's plantiff's fear of confiscation and must be admitted to be true when assalled by a defendants will do any unlawful act of confiscation and must be admitted to be true when assalled by a defendants will do any unlawful act of confiscation and must be admitted to be true when assalled by a defendants will do any unlawful act of confiscation and must be admitted to be true when assalled by a defendants will do any unlawful act of confiscation and must be admitted to the plaintiff's fear of confiscation and must be admitted to be true when assalled by a defendants will do any unlawful act of confiscation and must be admitted to the plaintiff's fear of the fact that Miss Fer Hobbs, the Governor's private secretary, has been mentioned for the plaintiff's fear of the fact that Miss Fer the plaintiff's fear of the is an invalid.

Another visitor was an elderly woman, whose only means of earning her living is by making over feathers. The Muts will try to encourage friends to turn as much work her way as possible, so that she can earn money to live on.

In the future. Some facts must be alleged, showing that such result is the purpose of the defendants."

State versus L. R. Bunyard, convicted of larceny in Harney County; reversed.

1. L. Clark versus North Pacific Steamship Tompany, appellant; appealed from Multnonah County; suit for damages to baggage; iffirmed.

mah County; suit for damages to baggage; affirmed.

Henry C. Peters versus R. E. Robertson, appellant, appealed from Hood River County; to enjoin trespass; affirmed.

L. M. Bitney, et al., appellants, versus Byron J. Grim, et al.; appealed from Marion County; suit to quiet title; modified.

C. N. Coleman versus City of La Grande, appellant; appealed from Union County; suit for damages; affirmed.

Elizabeth C. Ryder versus City of La Grande, appellant; appealed from Union County; suit for damages; affirmed.

Bertha E. Hammer et al., versus Campbell Automatic Surety Gas Burner Company, appellant; appealed from Multnomah County; suit to recover money on contract; modified.

Andrew Weishaar versus D. E. Pendieton, et al., appellants; appealed from Multnomah County; action on promissory note; affirmed.

State, appellant, versus William Hall, et

State, appellant, versus William Hall, et al., appealed from Grant County; to oust defendants as high school directors; af-

defendants as high school directors; affirmed.

Rehearing Is Denied.

D. R. McCann versus H. C. Burns and wife, appellants; appealed from Multnoman County; rehearing denied.

William Wiegand, appellant, versus Oswold West; suit to enjoin; affirmed.

Hartford Fire Insurance Company, et al., versus Central Railroad of Oregon, appellant; appealed from Union County; suit for damages; reversed.

Jerome T. Lasalle et al., versus Central Railroad of Oregon, appellant; appealed from Union County; suit for damages; affirmed.

F. M. Templeton, appellant, versus Charles Bockler; appealed from Morrow County; action for accounting; reversed.

Joseph Milling Company, et al., versus Charles Bockler; appealed from Wallowa; suit over water rights; affirmed. Roy E. Cameron versus Pacific Lime & Gypsum Company, appellant; appealed from Baker County; suit for damages; reversed. Otelia Hadley, appellant, versus C. E. Hadley, et al., appealed from Tillamook County; petition for rehearing; denied.

United States National Bank of Salem et al., versus F. J. Eldridge, et al., appeal dismissed.

French & Co. versus George Haltenhoff,

French & Co. versus George Haltenhoff, French & Co. versus George Haltenhoff, et al., appellants; appealed from Wasco County; suit on a note; affirmed.

Minnie D. Moline versus Portland Brewing Company, appellant; appealed from Wasco County; to recover rent; affirmed.

Petitions for rehearings were denied as follows: Nedson versus Dowglila; First Nadional Bank of Albany versus Hawkins. A poetition for a rehearing was granted in Matock versus Matlock. Motion to dismiss appeal Holmberg versus Jacobs, denied.

BABCOCK'S PLACE ON INDUSTRIAL COMMISSION REGARDED PRIZE.

Recent Report Was That \$3600 Office Would Go to Miss Hobbs as Reward for Services.

Store Closed Thanksgiving Day

Extra! Extra!

Reinforcements Have Arrived!

Just received a big shipment of new models and fabrics in

> BALMACAAN **OVERCOATS**

> > and they're made by

Hart Schaffner & Marx

You young fellows who want that coat to give you the appearance of this young fellow, come and see what we have. Dozens of patterns in all sizes to select

Priced \$18 to \$35

Special Showing of

Balmacaans at \$15 for men and women

Sam'l Rosenblatt & Co.

The Men's Shop for Quality and Service

Northwest Corner Third and Morrison

time ago that Mr. McColloch, who is practicing law in Portland, would be appointed a member of the industrial accident commission when Mr. Babcock. It is regarded as accident commission when Mr. Babcock. It is regarded as accident commission when Mr. Babcock. It is regarded as accident commission when Mr. Babcock. It is regarded as accident commission when Mr. Babcock and that she gets a good place before he goes out of office.

Another person mentioned in connection with the office of Industrial Accident Commissioner is T. A. Rinehart, ex-State Land Commissioner. He was an applicant for the place when Mr. Babcock was appointed. Mr. Babcock was appointed. Mr. Babcock

Soon after taking office Corporation
Commissioner Watson appointed Mr.
McColloch special counsel for his department. State Treasurer Kay department. State Treasurer Kay described to pay Mr. McColloch for his gervices, announcing that the Attorney-General was the proper official to give the Company of the Mr. Babcock was appointed. Mr. Babcock was appointed for the short term when the company of the Company o

to be true when assalled by a demurrer. However we may characterize the occurrences described in the pleadings, yet we cannot presume that the defendants will do any unlawful act in the future. Some facts must be alleged, showing that such result is the purpose of the defendants."

Other Opinions Given.

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Other Opinions today are as follows:

Alex Gigoux versus Yamhill County, appellant, appealed from Yamhill County; action for a writ of mandamus in the Supreme Court. Turkeys Bring 16 Cents at Mart.

Court held that a member of a Legislature could not hold a remunerative position in a department created at the participated.

Mr. Clifford's biggest "pull" is through Claude McColloch, who was allex Gigoux versus Yamhill County, appealed from Yamhill County; action for a writ of the corporation Commissioner legal advice. The controversy went to the Court held that a member of a Legislature could not hold a remunerative position in a department created at the participated.

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Mr. Clifford's biggest "pull" is through Claude McColloch, who was sell-pellant, appealed from Yamhill County, appeal and the court of the first appeal and the Supreme Court.

Wancouver, Wash., Nov. 24.—(Special.)—Turkeys soid at 15 and 16 cents a pound today at the public marks to the defendants.

Wancouver, Claude McColloch, who was sell-pellant, appealed from Yamhill County, action for a writ of the Legislature of the Legislature in which he participated.

SALEM Hobbs, the Governor's private series, and the laws to the supriment to the suprim

a pound was paid for the same class of

Morrow Must Recognize Attorney. SALEM, Or., Nov. 24 .- (Special.)-The Supreme Court today issued a writ of mandamus compelling Circuit Judge Morrow, of Portland, to recognize Max Leroy as an attorney in his court. Circuit Judge Davis recently issued an order suspending him from practice, and Judge Morrow recognized the suspension. Judge Morrow failed to file an answer to the application for a writ of mandamus in the Supreme Court.



It's easy to learn the steps with the music Victrola.

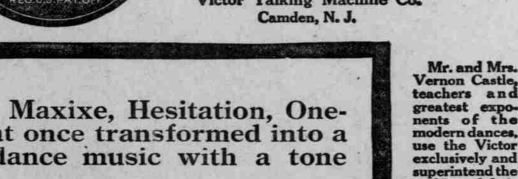
The Victrola has no limitations---With it you can hear practically all the music of all the world, sung and played by the greatest artists, bands and orchestras.



The Fox Trot and all the other new dances-all played loud and clear and in perfect time.

There are Victors and Victrolas in great variety of styles from \$10 to \$200 -at all Victor dealers.

Victor Talking Machine Co. Camden, N. J.



I Do you wish to dance the Fox Trot, Maxixe, Hesitation, One-Step or Castle Walk? The Victrola is at once transformed into a dance orchestra to play all this latest dance music with a tone and rhythm that are perfection.

We have all the best dance records---Get a Victrola today and invite your friends in to dance. Every evening --- every day --- is a time of infinite pleasure with a Victrola in your home.

¶ Victrolas \$15 to \$200 on the easiest terms.

Steinway Weber and Other Pianos

Morrison at Sixth



making of their Victor Dance

Records.

Pianolas