

TOD MANY LEGAL FEES SAYS CRAIG

Willing to Support Minor Child But Litigation Keeping Him Broke

Declaring that he is willing to support his wife and small child, but that he cannot afford to meet costs of a suit, John G. Craig, being sued for divorce by his wife, Pearl Craig, yesterday filed an amended answer to his wife's complaint.

Mrs. Craig filed suit a short time ago, the second in the year. In her complaint she charged that her husband failed to support her and the child. Craig then filed a cross-complaint, charging his wife with neglecting the baby and associating with Salem's "night life." He also charged that she and another woman had formed a "love nest" where they entertained friends at late hours. Mrs. Craig denied all the charges and declared that her husband "knew them to be untrue," and that he had made them to embarrass her. In his amended answer, Craig says in part:

"Frequently since our marriage and when I would receive my monthly pay check, I have signed the same over to the plaintiff for the purpose of enabling her to make payments on our furniture and other current expenses; and whatever receipts she may have taken in her own name on such occasions were cash and all paid out of the money realized from my wages and pay checks.

"That only last year I paid approximately \$100 for suit money, expense money and attorney fees unnecessarily incurred by reason of a suit for divorce started by her in this court. I voluntarily made these payments in the hopes of inducing the plaintiff to return to her home and take care of the child. She did not return to her home and did not take care of the child for a short time. That it is unfair and inequitable that I should be required again to contribute or pay a duplicate or similar set of expenses.

"I am willing and anxious to support our minor daughter in some permanent home where she will not be changed about from day to day and week to week, and I will be able to furnish such support, but I am not financially able to meet the unreasonable and unnecessary expenses of vexatious litigation."

REX KEENE GUILTY OF HAVING LIQUOR

Jury in Police Court Returns Verdict After Deliberating 15 Minutes

Rex Keene was found guilty as charged by a jury trying his case Tuesday of possessing intoxicating liquor. There was practically no contention of evidence, as Keene admitted that Alvin Kurtz had told him that the stuff was wine, and had asked him if he could leave it in his garage while he, Kurtz, went to a dance.

"The point upon which the defense made one plea for a directed verdict was a technical one, in which Don Miles, counsel for the defense brought out that Chris Kowitz, city attorney, had failed to mention that the misdemeanor in question had taken place in Marion county and in the state of Oregon, but had only declared that it took place in Salem. While Mr. Miles admitted that the evidence was clear enough to show beyond question of a doubt that the Salem in question is in Marion county rather than in Indiana or Massachusetts, he held that technically Kowitz had erred, and consequently that the case was incomplete by the city. Judge Poul-

son asserted that he did not know whether in such a case he had the right to direct the verdict, and overruled the objection. But this point will be one of the biggest points upon which Miles will base a writ of review to be filed in the circuit court.

Officers Hickman and Thompson testified that they had seen Kurtz and Keene in company with each other and that Keene had carried at least one of the bottles, and probably two containing the liquor. But there was no combating this testimony as Keene admitted he knew of the wine, but could not remember whether or not he had carried one of the bottles.

The jury deliberated on the case only for about 15 minutes, then turned in their verdict of guilty as charged. Members of the jury were Charles C. Harris, Frank Gibson, Frank P. Richter, G. Ed Ross, R. A. Harris and Paul Acton.

Alvin Kurtz, who is facing a charge of possession and transportation, also testified that he had driven up to the garage, that he and Keene had attempted to hide the wine, that he had offered Keene a drink, but that Keene had refused.

Kimber to Speak—Ben J. Kimber is scheduled to make an address before the student body of the Gervais high school Thursday. He is secretary of the Marion county YMCA.

Building Permit Issued—A. F. Baulig was given a permit by City Recorder Poulsen on Tuesday to erect a one-story residence at 1025 Shipping street at a cost of \$2500.

Says His Prescription Has Powerful Influence Over Rheumatism

Mr. James H. Allen, of 26 Forbes St., Rochester, N. Y., suffered for years with rheumatism. Many times this terrible disease left him helpless and unable to work.

He finally decided, after years of ceaseless study, that no one can be free from rheumatism until the accumulated impurities, commonly called uric acid deposits, were dissolved in the joints and muscles and expelled from the body. With this idea in mind he consulted physicians, made experiments and finally compounded a prescription that quickly and completely banished every sign and symptom of rheumatism from his system.

He freely gave his discovery, which he called Allenru, to others who took it, with what might be called marvelous success. After years of urging he decided to let sufferers everywhere know about his discovery through the newspapers. He has therefore instructed Perry's Drug Store and druggists everywhere to dispense Allenru with the understanding that if his prescription does not banish every sign and symptom of the disease he will gladly return your money without comment.—Adv.

HOME IS DECLARED IMPORTANT PLACE

Annual Father and Son Banquet Observed by Kiwanis Club Tuesday Noon

"The most important institution in the world is the home, whether it is good or bad," declared J. M. Devers at the Father and Son luncheon held Tuesday by the Kiwanians. "If the home is good it will be productive of good citizens, and if it is bad it will be productive of citizens of the criminal and degenerate classes that tend to undermine the government," the speaker continued.

L. M. Gilbert, superintendent of the state training school for boys spoke on the subject "The American Boy." He asserted that in the old days the child considered model was the one who was "seen and not heard," but in the present time the child is given the right to, and does speak his thoughts. As far as relationship between father and son are concerned, Mr. Gilbert declared that "the chief obstacle to overcome is the resistance of the father in pursuit of his duties."

C. B. McCullough, president, declared that "American fathers are suffering from what you might call slow leak. Pump them full of altruism concerning their sons and it will hold for awhile and then slowly leak out." E. Cook Patton delivered a short talk. The speakers for the luncheon are all members of the club.

CHRISTENSEN WINS HIS DAMAGE SUIT

Judge Percy R. Kelly Upheld by Supreme Court in Circuit Court Case

M. Christensen won a damage suit against Clifford Reid, appellant, in an action for an alleged breach of warranty growing out of the sale of four head of cows at a public auction in an opinion handed down by the supreme court Tuesday, affirming Judge Percy R. Kelly in the Marion circuit court.

Other opinions were as follows: Jack Starvaggi, appellant, vs. Mary Ludden; appeal from Multnomah county; appeal from decree dismissing suit to foreclose mortgage. Opinions by Justice Brown. Judge George Tazwell affirmed. R. A. Davis, et al, plaintiff, vs. A. Bertschinger, appellant; appeal from Multnomah county; appeal from decree foreclosing mechanics lien. Opinion by Justice Rand. Judge George Rossman affirmed. A. C. Dilling vs. Portland Steve-

doring company, appellant, appeal from Multnomah county; motion to dismiss appeal allowed in opinion by Chief Justice McBride. Anthony Neppach, appellant, vs. Florence C. Norval, and Anna E. Norval, executrix of estate of Kate M. Neppach; appeal from Multnomah county. Opinion by Chief Justice McBride. Judge J. W. Hamilton reversed. Fred G. Hale of Albany was admitted to practice law in Oregon on a certificate from Ohio.

Petitions for rehearing were denied in Roeser vs. Roeser, and in City Motor Trucking company vs. Franklin Fire Insurance company.

A motion to advance on the docket was allowed in State Bank of Portland vs. the State of Oregon.

NEW VICTROLA IS INTRODUCED HERE

Versatility of Orthophonic Instrument Wins Approval of Audience

Presenting the new Orthophonic Victrola in recital that won the instant approval of an ample audience, Miss Mable H. Rich, of the Educational department of the Victor Talking Machine company,

last night explained the instrument in the interest of local Victor representatives. The Stiff Furniture Co., The Moore Music House, Giese-Powers Furniture company and George C. Will. "Music comes out exactly as it goes in," said Miss Rich while demonstrating the surprising versatility of the instrument, which has succeeded in bringing the pipe organ into the private home. "Within the cabinet is a six foot horn, which reproduces not only the pitch, as did the old Victrola, but the overtones which we have heretofore been unable to catch."

Throughout the recital it was apparent that distinct advancement in musical reproduction has been made, the thorough test showing the instrument's range from the military band to the half-whispering, singing voice. Many who have been dissatisfied with phonographic reproduction will find here improved enunciation, and striking accuracy of tone.

A. B. Mattingly, of Seattle, northwest representative of the Victor Talking Machine company, under whose auspices the trip is being made, declares simultaneous demonstrations are taking place throughout the country, as they have been made in Washington and are being made in Oregon. The Orthophonic Victrola will be demonstrated upon request by local dealers.

Seven school districts plan a union high school at Imbler.

SALEM CHERRIANS TO PARADE TODAY

Four New Members Are Voted Into Membership at Banquet Last Night

At their monthly dinner held last evening at the Chamber of Commerce, the Cherrians voted unanimously to take part in the Armistice Day parade.


In a general discussion as to whether the Cherrians should participate in the parade in uniform, the general expression of opinion

was that the organization should line up with the Armistice day observance and give its support to the parade under any weather conditions, rain or shine. The Cherrians also voted to place a wreath at the monument for the deceased war veterans in the courthouse grounds.

J. C. Perry, King Bing, announced that the quota of 100 members for the Cherrians would be completed with the admission of only six more members. Those voted upon last evening by the Council of Nobles and accepted in membership were Frank G. Deckerbach, Jr., T. A. Rafferty, Hurley Moore and Frank J. Sullivan. Mr. Sullivan is associated with the Associated Oil company. Twenty or more members will

be initiated into the Cherrians at the annual banquet to be held at the Marion Hotel on the evening of January 5 when the King Bing for the year 1926 will be crowned with proper ceremony.





IN MEMORY

Armistice Day 1925


THIS STORE WILL REMAIN CLOSED ALL DAY TODAY

MILLER'S

Good Goods

Salem's Leading Department Store

FOR Lumbago



B
A
Y
E
R

ASPIRIN

Proved safe by millions and prescribed by physicians for

Lumbago	Colds	Neuritis	Neuralgia
Headache	Pain	Toothache	Rheumatism

DOES NOT AFFECT THE HEART

Safe

Accept only "Bayer" package which contains proven directions. Handy "Bayer" boxes of 12 tablets also bottles of 24 and 100—Druggists.

Aspirin is the trade mark of Bayer Manufacture of Monoaceticacidester of Salicylicacid

Mothers—Here is the greatest opportunity of the year—don't let it escape you. It is positively your last opportunity this year to get boys' clothing at these prices. The biggest savings you will have ever made on boys' suits.

Boys' Suits at 1-2 Price

Whenever you see our windows displaying an offering like this and our advertising appearing in this paper, you may well know that it is an event well worth attending. There are 92 boys' knicker suits in this lot and all other knicker suits are reduced 25 per cent. Come early. No reservations, exchanges or refunds.

<h3 style="text-align: center;">Sweater Sale</h3> <p style="font-size: 0.8em;">Juvenile, pullovers and coat style, neat patterns, all wool, sizes 24 to 28. Reg. \$3.50 to \$5</p> <h2 style="text-align: center; font-size: 1.5em;">\$2.50</h2>	<p>92 good looking new styled winter suits in every size from 11 to 18. These were not purchased for this sale but represent the broken lots of our regular stock. Fine quality.</p> <h3 style="text-align: center;">1/2 Price for This Sale</h3> <table border="0" style="width: 100%; font-size: 0.8em;"> <tr> <td>Reg. \$10.00 Suits</td> <td>\$5.00</td> </tr> <tr> <td>Reg. \$12.50 Suits</td> <td>\$6.25</td> </tr> <tr> <td>Reg. \$15.00 Suits</td> <td>\$7.50</td> </tr> <tr> <td>Reg. \$18.50 Suits</td> <td>\$9.25</td> </tr> </table>	Reg. \$10.00 Suits	\$5.00	Reg. \$12.50 Suits	\$6.25	Reg. \$15.00 Suits	\$7.50	Reg. \$18.50 Suits	\$9.25	<h3 style="text-align: center;">Sale of Knicker Pants</h3> <p style="font-size: 0.8em;">Reg. \$1.50, \$2, \$2.50, \$3, \$3.50</p> <h2 style="text-align: center; font-size: 1.5em;">1/2 Price</h2>
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<h3 style="text-align: center;">Sweater Sale</h3> <p style="font-size: 0.8em;">Boys' sweaters, sizes 28 to 36, coat and pullover styles, all wool. Reg. \$5 to \$6.50</p> <h2 style="text-align: center; font-size: 1.5em;">\$3.75</h2>	<h3 style="text-align: center;">Boys' Raincoats</h3> <p style="font-size: 0.8em;">Sizes 8, 10, 12, 14 SPECIAL</p> <h2 style="text-align: center; font-size: 1.5em;">\$5.00</h2>									

92 Suits at Half Price
All other Knicker Suits
reduced 25 per cent

Bishop's

CLOTHING—WOOLEN MILLS STORE 1200

92 Suits at Half Price
All other Knicker Suits
reduced 25 per cent

Rain Means Coughs

Break it up by using

Schaefer's Herbal Cough Cure

It is the best and most economical Cough remedy made.

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The Peasner Store