Which Song Composers Seem to Feel They Must Follow.

is it that all our musicians in g a nautical song invariably use introduction, "vamp," or counody? Why do the open fifths bass always appear in rustic Because it can't be helped, it Our popular Irish songs alhave a bar or two of a well old Irish melody or a drone otherwise they wouldn't be Irish. exhausted old Turkey and his er, the straw, come to the rescue ery "rube" song or dance that is

ause all of these things are "set" are conventions. Why must evong end on the tonic note, with preceding tone either the second enth of the scale, unless we exthe detestable third or the hollow

ould one of your composers in a withdraw my declaration for a moent of bravery or recklessness ce a score in which he disregardse many conventions his first bearers would go away remarkthat the music was crazy. They ot realize that they expect to hear same old thing, served up a trifle ently, of course, but still the -From "Where Have I Heard Tune Before?' in Metropolitan

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#### TELESCOPE LENSES.

Small Glass Magnifies the Picture

Made by the Large One. ale sometimes wonder why a teleto know the difference. The glass he big end is to gather light. It mply a big eye. If it is a hundred s bigger than the eye in your head ill gather a hundred times more It gathers the rays of light comrom a star and bends them all into mraon meeting point called a fowhich is a picture of the star. can look at this picture of the star your naked eye if you like. But can see it better and examine it closely if you look at it with a magnifying glass. And this is glass at the small end of the tele-It magnifies the picture made the big glass at the other end of the ument. All telescopes are built on principle. Sir William Herschel the first to arrange matters a litdifferently. He took away the from the big end and admitted rays coming straight into the tube arallel lines. Then at the bottom think it perfection.-Exchange. he big tube he placed a bright conmirror made of burnished metal n the entering rays fell upon this ror they were again beut to a point led a focus, which was the picture he star. To look at this picture he to place the little magnifying glass the side of the tube because the ror had stopped up its lower end. ouisville Courier-Journal.

Something Blind.

York a beggar was in the habit sking his stand every day and apling to the charity of the passers-By means of a short string be a dog, around the neck of which rd was fastened with the words, Am Blind." A very kind old gen-nan, who had been in the babit of pping a penny into the beggar's passed rapidly one morning with doing so. Instantly the beggar hed after him-and asked for the ny to be given, as usual. The gen-

an, turning in surprise, said: Why. I thought you were blind?" Oh, no, sir!" was the cool reply. is the dog that is blind, as the

Why a Horse Rolls. rses are fond of rolling on the ind, and no animal more thoroughshakes itself than they do. After roll they give themselves a shake two to remove anything adhering the coat. The habit is of much vice to horses living in open plains. being turned loose at the end of a ney an Arab borse rolls in the rney an Arab borse as blotting paper, rbing exudations from the body. shake removes the sand, and the soon dries. Cavalrymen in hot ates sometimes put sand on their rses as the simplest and quickest y of drying them.—Selborne Magn-

empted by an offer of considerably e than the property had cost him, Kreezus, who counted his wealth llions, had parted with his subur-

You didn't need the money," said disgusted business partner, who just beard of the transaction, for a little filthy lucre you sold beautiful bome

I didn't!" exclaimed the equally inant Mr. Kreezus. "I sold it for an cash!"-Youth's Companion.

Bell Tones. The peculiar magic in the tones of bell is due to its striking not a sinnote, but a chord, and to obtain perfect octave entails an immense ut of calculation as well as skill. bell caster, therefore, has to be t a mere mechanic, but a highly lined specialist.

Regular Turn. What? You're engaged to Mr. vo? Then you won't marry Mr. No, not after all, but perhaps after

Brown."-Milwaukee News.

#### FORGOT HIS ORGAN.

So Filkins Had a Little Talk With the Customs Inspector.

Filkins had just returned from a six months' tour of the continent, and his trunks and boxes were numerous. With siderable anxious care he had prepared his declaration, but when he saw the eagle eyed inspector plunge into his work a wave of fear spread over him. Could be by any possibility have forgotten anything? And if so and it was brought to light would have to suffer the pain and humiliation of arrest? Rapidly he ran over in his mind the dutiable objects that he remembered having heard that othtrated, and our national airs ers had brought in-clothing, objects run all through the accompani- of art. books. bric-a-brac. jewels, muof patriotic songs to give them sical instruments-ah, his heart stood still-musical instruments-pianos, violins, flutes, organs-

With beating heart he approached the inspector.

"Is there any duty on organs?" he asked in a trembling voice.

"There is," said the inspector, fixing Because our audiences expect a cold, steely eye upon him. "Then," said Filkins, "I desire to

> ment. "What for?" demanded the inspec-

"I wish to amend it," said Filkins "I've had my nose repaired and made over on the other side, and I'd hate to have that organ selzed because I'd overlooked it."-Harper's Weekly.

#### A STARTLING BILL.

Five Thousand Reis For Two Meals In a Brazilian Hotel.

Hotels are few and ill conducted in the Brazilian coast towns, although an occasional good one is met with. Americans who patronize a Brazilian has two glasses, one at the big hotel or restaurant for the first time and one at the little end, and they are generally treated to a surprise when the bill is presented. Two young sailors had dinner one day in Pernambuco, and, to their horror, the

bill was 5,000 reis. They nearly fainted and would have fled without attempting to settle; but, there being no chance of escape, they clubbed together all the money they had, about \$12, and humbly offered it to the proprietor. Instead of having them thrown into jail, he laughed and explained that their bill in American

coin was \$2.50. He furthermore explained that the basis of Brazilian currency is an imaginary coin called a reis, 1,000 of which make a milreis. Everything is counted in reis, and the figures have a very imposing sound-200 reis for a ride on a street car, 100 reis for having your boots blacked, a million reis for a house, and so on. It is a silly system, but the Brazilians seem to

Stopped the Stealing. The Rev. Joseph Erskine of Edinburgh at one time in his life lost handkerchief after handkerchief. He found on investigation that it was on Sunday these losses occurred, and accordingly Mrs. Erskine sewed his handkerchief in the tall pocket of his coat.

what wull happen." one of the crowded streets of kerchief, passed down the aisle of the one element of the circuit, while the church that morning, as usual, to as- other element was immersed in the cend to the pulpit, but as he sailed by same water that contained the fish. disappointed old woman in the corner and said, with a triumphant smile:

Six species of plants that possess window leaves have been discovered in South Africa. They are all stemless succulents, and the egg shaped leaves are imbedded in the ground, only the apices remaining visible. The visible part of the leaves is flat or convex on the surface and color-less, so that the light can penetrate it and reach the interior of the leaf below, which is green on the inside. With the exception of the blunt apex no part of the leaf is permeable to the light, being surrounded by the soil in which it is buried.

Broke 62,458 Bottles. On the morning of April 18, 1906, the cellar of Paul Masson, a wine merchant of San Jose, Cal., contained a stock of 125,000 bottles, all neatly arranged. Then came the earthquake, and when the proprietor was able to enter his cellar again he found that 62,458 bottles, by actual count, were broken and the remainder thrown about in the wildest confusion. It is curious, with such a large number of bottles, that the quake should have come within a few dozen of demojishing an exact haif of the stock.-Wide World Magazine.

Then She Digs the Spure In. "Wives are amazing helps-splendid spurs," said a senator at a dinner in Washington. "No young man should

be without at least one. Whenever a man falls his wife tells the public that he was too conscientious to succeed. What she tells him in private is a different matter."-Ex-

A Better Trade.

"I understand young Briefless is about to marry the daughter of old Bonds, the millionaire?" "Yes, so I am told." "Will be give up the law business?"

ingratitude is monstrous, and for the ultitude to be ungrateful were to make a mouster of the mu'titude Shakespeare.

"Yes. He will give up the law busi-

ness and go into the son-in-law busi-

#### VARIED HIS VIEWS.

A Broad Minded Candidate and a Patient Constituent.

Farmer Gordon was engaged for a fortnight to drive a political candidate about the county in his buggy. They traveled by day, each town being a stage, and the politician spoke every

The man was honest and well meaning, but careful local partisans had tried the temper of each community in advance and reported to him with suggestions. So it happened that from his extreme anxiety to please his expressed conviction on the issue varied

considerably from time to time.
"Well, Mr. Gordon," said the candidate one day at the beginning of the second week, "how do you stand on the election? How are you going to

The farmer was silent, thinking. "I really don't know," he said. "I can tell better, maybe, at the close of our engagement."

"Can't make up your mind yet? You've heard all of my speeches.' "Yes, and I like you personally, and I'm hoping to get to vote for you. Don't worry-at least, not yet." "Not yet! Why do you say that?"

asked the puzzled candidate. "Well, you've had several points of view, and I'm just waiting and thinking maybe before the end of the week you'll get round to mine too."-Youth's

#### MISSED THE KANGAROO.

The Hunter Was After Meat, but Got Instead a Stone.

In 1889 a hunter in New South Wales took a fancy for some kangaroo meat, so he made a trip through the mulga with no companion but his gun. He had no need of either guides or dogs, as he was an experienced bush-

The first kangaroo sighted was wounded by him, but not badly enough to disable it. Before he could get in another shot it made off through the salt bush at a terrific pace, but leaving a plain trail in drops of blood, so the hunter followed as fast as he could.

The trail gradually grew fainter as the wounded animal bled less freely, and its pursuer was often obliged to stoop and examine the ground closely for the telltale signs. After several hundred yards had been covered without seeing any more crimson spots the hunter began to think his quarry had escaped, when he saw a single fleck of red before him.

As he bent to look for more flecks the red changed to an iridescent pale green, and he say it was a gem stone that lay before him. The kangaroo was not bagged, but the White Cliffs opal fields were discovered .- New York

A Fish Aids Science.

There appears to be no limit to scientific curiosity, especially in Germany. Not long ago a scientist of Leipzig. wishing to ascertain whether fish are warmer than the water they "Noo." said she-"noo lat us see live in, stuck a needle connected with a thermoelectric circuit into a living Mr. Erskine, with the sewed in hand- fish in an aquarium. The needle formed the amen corner be felt a gentle tug The latter was not seriously injured by behind, a delicate nibble among his the needle and quickly became indifcoattails. Thereupon he turned on the ferent to it. Then as the fish swam about, carrying the needle, the ingenlous savant closed the circuit and kept "No' the day, honest wuman; no' the watch of the galvanometer. It show ed no deflection whatever, from which he concluded that the fish and the water were precisely equal in temperature, for had either been warmer than the other a current would have been generated in the circuit.-Chicago Record-Heraid.

> The Furtive Look. Here is something worth while for bachelors to consider.

A Boston woman says she can detect a bachelor as far as she can see him. She always knows a bachelor by his furtive look. The furtive look, she explains, is something akin to that of a hunted animal, always on the watch for snares and pitfalls. Of course this may apply only to Boston bachelors but it would be well for all other single unfortunates to take a good look at themselves in the mirror and find that telltale look. If they do there is an easy way to efface it.-Cleveland Plain Dealer.

No Excuse at All. A noted comedian condemned at a dinner in New York a new comedy. "Its climax," he said, "is faise and unsatisfactory—as faise and unsatis-factory as Rowndar's excuse. On Rowndar's return at a very late hour

his wife said reproachfully: "'You used to vow I was the sunshine of your life, but now you stay out night after night." "'Well. my love.' said Rowndar, 'I don't ask for sunshine after dark.'"-

New York Tribune. Impertinence.
Mr. Todgers-Why have you sent

Maria, the servant girl, away so sud-denly? You told me yesterday that she was the best girl you ever had.

Mrs. Todgers-She's an impertment hussy. I wanted to borrow her rubbers, and she said she was afraid I couldn't get them on.

Two Classes.

The world is divided into two classes—those who go ahead and do some thing and those who sit still and in "Why wasn't it done the other

A man should be grateful even to his memies when they open his eyes to a

#### \$450,000.00

Port of Tillamook, Oregon, In the Circuit Court of the State of Oregon for Tillamook County.

Lois O. MacMahon, ment Bonds.

Notice is hereby given that sealed bids will be received by the Treasurer of the Port of Tillamook, in the City of Tillamook, in the State of Oregon, at his office in said city, until Thursday, June 15, 1911, at 10 o'clock A. M., for the purchase of all or any part of the bonds of the said Port issued by virtue of a resolution of said port, duly and legally passed April 6, 1911. passed April 6, 1911.

Said bonds are to be dated July 1, Said bonds are to be dated July 1, 1911, and run 20 years from their date, interest payable semi-annually, both principal and interest payable in United States Gold coin at Tillamook, Oregon, or at the office of the Port's fiscal agent in New York City, N. Y. Said bonds are you're to set forth any claim or interest held by you in or to the following described real property, to wit: The South East quarter of the purpose of defraying the cost of Section 15, in Township 2 South, of the Port's fiscal agent in New York City, N. Y. Said bonds are 900 in number and the denomination of \$500 each and are issued for the purpose of defraying the cost of harbor improvements on Tillamook bar and bay. Said bonds will be sold to the highest bidder for cash, and all bids must be accompanied A strip of land 200 feet in width, being 100 feet on each side of a line. and all bids must be accompanied by a certified check equal to 5 per cent of the amount of the bonds bid

The right is reserved to reject any and all bids and to readvertise for bids for the same.

Dated at Tillamook, Oregon, this 10th day of April, 1911.

M. F. LEACH, Treasurer.

PORT OF TILLAMOOK.

#### Sheriff's S le.

of the State of Oregon, for the County of Multnemah, to me duly directed, dated 'the 21st day of April A. D. 1911, upon a judgment rendered and entered in said Court on the 3rd day of February, 1911, in favor of A. V. Allen, plaintiff, vs. August F. Mahne, defendant, for the sum of \$58.13, and the further sum of \$15.75 costs and disbursements, and lead the costs of and upon said lends in fee simple, and her title thereto quieted as against any claim held by you in or to said lands, and for general relief.

This Summons is published by order of the Honorable Homer Mason, County Judge of Tillamook County, Oregon, made April 11th, 1911, and the time prescribed for the publication of this Summons by said order is over a week for six and also the costs of and upon said writ, commanding me to make sale of the real property of the above named defendant attached by virtue of a writ of attachment in said

cause, said property being described as follows, to-wit:

The North East quarter of Section 9 in Township 3 North of Range 6 West, situated in Tillamook County,

H. CRENSHAW, Sheriff of Tillamook County, Ore. Dated at Tillamook City, Oregon. May 4th, 1911.

# Citation to Heirs.

In the County Court of the State of Oregon.

In the matter of the estate of Louis

Blattlar, Deceased. To Mrs. Matthes, mother of the above named deceased, Josephina Gsell and Joseph Blattlar:

to appear in the County Court of the State of Oregon, for the County of Tillamook, at the Court room Sections 13, 14, 23, 24) thence (Low W. 5' to left).

S. 61° 51' W 111.9' along H. W. L. the State of Oregon, for the County of Tillamook, at the Court room thereof at the Court House in Tillamook City, Tillamook County, Oregon, on Monday the 5th day of June, 1911, at the hour of 10 o'clock in the forenoon of said day, then and there to show cause, if any there be, why said Court should not make an order authorizing licensing anddirecting the administrator of the said Louis Blattlar, deceased, to sell at the State Court of the State Louis Blattlar, deceased, to sell at private sale for cash, all of the following described real property, situated in Tillamook County, State Low water 18' to left. S. 68° 58' W. 269.0 al

of Oregon, to-wit:

An undivided one-half interest in and to Lot numbered one and the Southeast quarter of the Northeast quarter of Section six and Lot numbered four and the Southwest quarter of Section six and Lot numbered four and the Southwest quarter of Section six and Lot numbered four and the Southwest quarter of Section six and Lot numbered four and the Southwest quarter of Section six and Lot numbered four and the Southwest quarter of Section six and Lot numbered four and the Southwest quarter of Section six and Lot numbered four and the Southwest quarter of Section six and Lot numbered four and the Southwest quarter of Section six and Lot numbered four and the Southwest quarter of Section six and Lot numbered four and the Southwest quarter of Section six and Lot numbered four and the Southwest quarter of Section six and Lot numbered four and the Southwest quarter of Section six and Lot numbered four and the Southwest quarter of Section six and Lot numbered four and the Southwest quarter of Section six and Lot numbered four and the Southwest quarter of Section six and Lot numbered four and the Southwest quarter of Section six and Lot numbered four and the Southwest quarter of Section six and Lot numbered four and the Southwest quarter of Section six and Lot numbered four and the Section six and Lot numb ter of the Northwest quarter of Section five, in Township three North of Range nine West, W. M., and Lots numbered twelve, thirteen and fourteen of Section thirty-one in Township for fourteen of Section thirty-one, in Township four North of Range nine West, W. M., less tract of 6% acres sold to F. R. Beals and one acre for grave of Mrs. Ludtke, and except the merchantable timber on lands in Sections five and six, and crude

oils reserved, and subject to right-of-way for county road
WITNESS the Honorable Homer
Mason, Judge of the County Court
of the State of Oregon, for Tilla-mook County, this 6th day of April,
A. D. 1911

Attest: J. C. HOLDEN, Clerk of the County Court.

Saved Child From Death. New Discovery, and are pleased to say that one bottle cted a complete cure, and our ald is again strong and healthy. For coughs, colds. hoarseness, lagrippe, asthma, croup and sore lungs, its the most infallible remedy that's made. Price 50c and \$1.00. Trial bottle free. Guaranteed by Chas. I. Clough.

A Burglar's Awful Deed. may not paralyze a home so com-pletely as a mother's long illness. But Dr. King's New Life Pills are wrote Mrs. Dunlap, of Leadill, Tenn. If ailing, try them. 25c at Chas. L. Clough's.

Plaintiff Agnes and Francis Trevor, Jr., Defendants.

To Francis Trevor, Jr., one of the above named defendants: In the name of the State of

You are hereby required to appea and answer the complaint filed against you in the above entitled suit on or before the expiration of six weeks from the date of the first A strip of land 200 feet in width, being 100 feet on each side of a line described as commencing in the center of Killam Creek, at a point 300 feet East of the West line of said South East quarter of said Section 15, and running thence easterly following up the center of said creek 200 feet, and a strip of land 20 feet in width, being 10 feet on each side of the point where the on each side of the point where the pipe line of Tillamook City, Oregon, water system crosses the west line of said South East quarter of said Section 15, and following said pipe Notice is Hereby Given, that pursuance of an execution and order of sale duly issued out of and plaintiff be decreed to be void; that plaintiff be decreed to be the owner of lands in fee simple, and her of said lands in fee simple, and her title thereto quieted as against any

publication of this Summons by said order is once a week for six successive weeks, and the date of the first publication hereof is April

H. T. BOTTS,
H. K. SARGENT,
Attorneys for Plaintiff.

### Notice of Sale of Tide Lands.

State of Oregon.

Now, therefore, by virtue of said execution and order of sale, and in compliance with the commands of said writ, I have duly levied on said property and will, on Tuesday, the 6th day of June, 1911, at the hour of 10 o'clok a.m., at the front door of the court house in Tillamook City, sell the the court house in Tillamook City, Tillamook County, Oregon, sell the above described real property at public auction to the highest bidder for cash in hand to satisfy said execution and order of sale, interests and costs, and allaccruing costs.

H. CRENSHAW. offered, provided such offer is made in good faith, and also providing that the land will not be sold for nor any offer therefor accepted of less than \$7.50 per acre the Board reserving the right to reject any and all bids. Said lands oregon described as follows:
Tide lands fronting on Lots 1 and 2 of Section 23, T. 3 N., R. 10 W.

Beginning at the meander corner on bank of North Fork of Nehalem Assell and Joseph Blattlar:
In the name of the State of OreYou are hereby cited and required
You are hereby cited and required
To use the County Court of the County County Court of the County Coun

S. 67° 05' W. 469.4 along S. 68- 58' W. 269.0 along

regular application to purchase and exchange for the full amount offered and should be addressed to G. G. Brown, Clerk State Land Board, Salem, Oregon, and marked "Application and bid to purchase tide lands."

G. G. BROWN, Clerk State Land Board. Dated this 26th day of April, 1911.

Notice of Dissolution of Partner-

NOTICE IS HEREBY GIVEN,-To all whom it may concern, that the co-partnership heretofore existing between the undersigned, who have been doing business under the firm "After our child had suffered from severe bronchial trouble for a year," wrote G. T. Richardson, of Richardson's Mills, Ala., "we feared it had consumption. It had a bad cough all the time. We tried many remedies without avail, and doctor's medicine seemed as use-less. Finally we tried Dr. King's New Discovery, and are pleased to land nature, and that any and all and nature, and that any and all debts due and owing to said firm are to be paid to the said A. Einley Dated at Tillamook, Oregon, this April 28th, 1011.

H. A. KINNAMAN. ALVA FINLEY.

Kicked By a Mad Horse. Samuel Birch, of Beetown, Wis. had a most narrow escape from his leg, as no doctor could heal the frightful sore that developed, but at last Bucklen's Arnica Salve cured it completely. Its the greatest splendid remedy for women. It completely. Its the greatest the gave me wonderful benefit in healer of ulcers, burns, boils, crote Mrs. Dunlap, of Leadill, sores, bruises and piles on earth. Tenn. If ailing, try them. Ze Try it. Ze, at Chas. I. Clough's

# H. T. BOTTS,

Complete set of Abstract Books in office. Taxes paid for non-Residents.

> Tillamook Block. Noth phones.

JARL HABERLACH, ATTORNEY-AT-LAW, Dentecher Advokat, Tillamook Block.

\* EORGE WILLETT,

ATTORNEY-AT-LAW.

Next to Tillamook County Bank,

I H. GOYNE, ATTORNEY-AT-LAW. Office : Opposite Court House,

TILLAMOOK, OREGON.

TILLAMOOK - OREGON.

R. T. BOALS, M.D. PHYSICIAN & SURGEON, TILLAMOOK.

M. KERRON, PHYSICIAN & SURGEON,

Tillamook Block.

Tillamook Block, Tillamcok, .. Oregon.

PR. I. M. SMITH, PHYSICIAN & SURGEON. Office over J. A. Todd & Co., Tillamook, Ore.

C. HAWK,

PHYSICIAN & SURGEON, BAY CITY, OREGON.

F R. BEALS, REAL ESTATE, FINANCIAL AGENT, Tillamook, Oregon.

R. P. J. SHARP, RESIDENT DEATIST. Office across the street from the Court House. Dr. Wise's office.

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OWING & COWING LAWYERS. ROOM 334 WORCESTER BUILDING, THIRD AND OAK STREETS, ROOM Next to the U.S. Land Office. PORTLAND, OREGON.

MRS. ALICIA PHELPS GRADUATE NURSE, MRS. PAGE'S HOUSE, TILLAMOOK, - ORE

J. CLAUSSEN, LAWYER,

Dentecher Advohat. 213 Tillamook Bleck,

# TILLAMOOK - OREGON. John B. Langley

TEAMING AND HAULING GRA EL SCREENED OR

UNSCREENED. WOOD FOR SALE.

Bell Telephone, 1267.