TILLAMOUK HEADLIGHT, NOVEMBER 16, 1911

Large Portland Firm **OFFERS TILLAMOOK PEOPLE** A Real Piano Opportunity



A SMALL INITIAL PAYMENT And \$6 to \$10 Monthly Will Send a Piano to Your Home

The Bargain List below covers only a portion of the collection.

Every musician of wide experience knows how to discriminate these makes from the pianos sold by small logue houses.

Every Home Lacking a Piano Should

PRIZE THIS CHANCE TO OWN ONE. We're giving meu in the afternoon. Strange as United Railways Company, plain-you the same choice that our city customers have. With it may seem, there were only two united Railways Company, plain-tiff, vs. Sarah McMillan and N. McMillan, defendant. Condemnaevery instrument, an exchange agreement (in writing) is tendered to the purchaser, so you can change if not satisfied.

All Freight and Drayage

Will be Prepaid For the First Five Customers

- 1. A Steinway- Ebonized square ivory keys, 713 octaves, a good practice piano for years to come. Removal price at Portland \$ 90
- 2. Wellington-Made by Cable Co. of Chicago, Style A. Mahogany; hundreds sold on the coast to people wanting a dependable piano at a moderate price. This instrument is slightly used, but nearly new. To go at - -\$225
- Kingsbury-Style T., a beautiful instrument in 3. tonal quality and case architecture. This is concert grand size with mahogany case
- 4. Whitney-Made by Kimball Co., has attractive oak case, carved panels, an excellent value, must be seen and heard to be appreciated for the price - - - asked
- 5. Wm. Knabe & Sons-Walnut case, rare tonal quality; should last fifteen years. This is a piano found in rich homes. To close out - -\$298
- 6. Ludwig-Case Egyptian Oak. 71/3 octaves, full rich tone. A piano found in schools, colleges and conservatories all over America - - -\$315
- 7. Ludwig Piano-In Wax Finished Walnut. Thoroughly overhauled and a piano that will be good \$295 in fifteen years - - - -
- Pianola with a Piano-Would cost new \$525. 8. This combination furnishes the best of music for homes that have no one to play manually. Anyone can operate the Pianola. Complete information for the asking \$310
- Packard-Style N--An instrument highly endorsed by those who have used and heard it.

CIRCUIT COURT.

Only Two Jury Cases--Port Cases to be Tried the 10th December.

BARTNICK GOES FREE.

Henry McKinley Denied New Trial and Case Goes to the Supreme Court-Jury Disagree in Peddling Case.

The November term of the Circuit

a number of notions and demurrers. country dealers and cata- John M. Weiss and J. H. Holgate. tinued. The judge appointed D. W. Rhodes

foreman. The grand jury was discharged fendants. Condemnation. Nonsuit on Thursday morning and the jury on motion of plaintiff.

The grand jury brought in " not a true bill " against Frank Barparties were discharged.

The grand jury brought in "true bills" against ChrisHansen, charged with wrongfully injuring personal property, and on another indict-ment for assault, and on being arraigned pleaded not guilty, and the cases continued.

McKinley Case.

State of Oregon, plaintiff, vs. Henry McKinley, defendant. Rape. Attorney Nolan appeared for the defendant, and asked for a private consultation of the court, the dis-W. H. Johnson and H. B. John-consultation of the court, the district attorney and himself. This was opposed by District Attorney Mc-Nary, and Judge Kelly stated that as it was a public case it should be heard in open court, and therefore, would not consent to a private consultation. Attorney Nolan then argued a motion for a new trial, stating that Judge Galloway had told him that this defendant should not be punished and wanted the

told him that this defendant should not be punished and wanted the case continued and resubmitted be-fore the next April grand jury and taken up by the same judge. Dis-trict Attorney McNary opposed a new trial on the ground that the defendant had been indicted by a grand jury and found guilty by the

defendant had been indicted by a grand jury and found guilty by the trial jury. He opposed that kind of thing on account of the expense it was to the taxpayers to have the case thrashed out all over again He showed that Judge Gallo-way had no right to grant a motion for a new trial, and as far as the judge saving that this defendant should not be pun-ished, he had not mentioned the matter to him. If the defendant was entitled to any leniency they should make a showing before the executive and not in that court.

vs. Preston Marolf, et al. Partition. Keport of referee confirmed. Maud Joseph, plaintiff, vs. David Joseph, defendant. Divorce. Continued.

C. E. Reynolds, plaintiff, vs. Wil-liam Hiatt, defendant. Action for money. Settled and dismisse 1.

Pacific Railway & Navigation Co. vs. Willie G. DuBois and John E. DuBois, her husband. Condemna-tion. Continued.

Pacific Railway & Navigation Co., plaintiff, vs. J. L. Vosburg and Jennie S. Vosburg et al, defendants, Condemnation. Continued

Ida May Simeral, plaintiff, vs. Frank Simeral, defendant, Divorce. Dismissed on motion of plaintiff without prejudice.

United Railways Company, plain-Court convened on Monday, with Judge Percy R. Kelly on the bench. On Saturday the judge disposed of Johnson withdraw as defendant's Continued upon motion attorney. The grand jury was drawn, com-ored of F. D. Smell, A. Obricon-plaintiff to pay defendant \$25.00. posed of F. D. Small, A. Christen-Son, D. W. Rhodes, J. L. Burke, Leon, defendant. Divorce. Con-

United Railways Company, a corporation, plaintiff, vs. A. J. Provoost and Lilah Provoost, de-

Goldie White, plaintiff, vs. Leon a true bill " against Frank Bar-tnick, who was held on a chaage of rape, and Frederick Balmer, charged with setting out fire. Both William Barker, plaintiff, vs. William Barker, plaintiff, vs. Roscoe Barker and Willie Barker, defendants. Partition. Dismissed

on motion of plaintiff.

State of Oregon, plaintiff, vs. J. H. Beach, defendant. Embezzlement. Continued.

Tillamook County Bank, a corporation, plaintiff, vs. Bruce Ross, defendant. Action for money. Continued for service of summons.

Lois C. MacMahon, plaintiff, vs. Agnes Reid, defendant. To quiet boys

W. H. Johnson and H. B. John-son, plaintiffs, vs. L. E. Sanders and Gertrude Sanders, defendants. For deed. Default and decree as prayed for.

James Walton Jr., trustee, plain-iff, vs. Marcella B. Turner and H. S. Turner, defendants. Foreclos-ure. Settled and dismissed.

Wilson River Lumber Company,

vs. Tillamook, County, defendant, ruled. Damages. Motion for change of Corr was entried to any femercy they should make a showing before the executive and not in that court. Judge Kelly overruled the motion for a new trial because more than 60 days had lapsed since judgment was entered, and the case will go to the Supreme Court on an appeal

Isaac I. Smith, defendant. Divorce. Divorce granted and plaintiff given Defen the custody of the two girls and defendant given custody of two filed.

Baking Powder

ABSOLUTELY PURE

Makes delicious home-

baked foods of maximum

quality at minimum cost.

Makes home baking a

pleasure

The only Baking Powder made from Royal Grape

Cream of Tartar

No Alum - No Lime Phosphates

Kathleen Mills, plaintiff, vs. Al-bert Malaney et al, defendants. Foreclosure. Continued.

Foreclosure. Continued. Fred Marolf et al, plaintiff, vs. Anna Metzger et al, defendants. Partition. Decree on pleadings. M. W. Harrison, George Williams and J. W. Maddux appointed referees to make partition.

Otto W. Nelson, plaintiff, vs. Margaret E. Vessey, now Margaret E. Melvin et al. defendants. Fore closure. Dismissed as to defendants

course of entertainments i chautauqua. This is he the kind for Tillamook and possible only by the oper the new railroad; thanks to horse and the enterprise porcerseive citizens. John Doe and Jane Doe. Default of defendants Vessey, Melvin and Catterlin. Decree of foreclosure as prayed for except that plaintiff recover \$140 attorneys fees. progressive citizens.

C. W. Pike, D. A. Simmons and Chris Hanson, plaintiffs, vs. H. B. Karr, A. S. Sheldon and Harry Mitchell, defendants. Injunction. Defendants Karr and Mitchell not The Meneley Lycom Ba Chicago, has been end four of their finest attracted consist of : First.—The Ricketts Comp pany, including Chester etts, impersonator and ma Second.—Miss Belle Ken having answered their default is entered. Motion is set aside and vacate default of defendants Karr and Mitchell sustained and per-mitted to file motions to make comof the most eloquent wo plaint more definite and certain and Luella Mellvina Sutton, plaintiff, to require State to interpose over

American platform. Third.—James R. Bath toonist, chalk talker, can and clay modler. Fourth.—The Meneley Qu Raymond McCord, impe Cornelius Desmond, plaintiff, vs. and reader. The first of these, the

Concert Company, with Ricketts, impersonator

John R. Harter vs. W. Defendants filed objection bill. Statement of costs

E. H. Collins, A. Both Kate Bonham vs. W. 1 Motion to espunge real ruled, Motion to corret

sustained HIGH CLASS ENTER MENTS.

A Lyceum Course for City. Our city is to have a

A great piano backed by a splendid record

- Kranich & Bock Grand--Parlor Size in Rose-10. wood. This is an instrument that will grace any home and has wonderful carrying power - \$450
- 11. Organs and Square Pianos from \$25 to \$75.

A number of these have been rented **IMPORTANT** A number of these have been rented to families without children and some have been exchanged for higher priced uprights, grands and inner-players. They have all been put in first class condition; many are almost new. The city in first class condition; many are almost new. The city trade is constantly snapping up such instruments, rather than await the time to purchase new pianos at much higher prices, for later we will take them in exchange and allow nearly the full price paid.

We will give you a whole year to test the piano selected. You can exchange it without cost if displeased. Does this not appeal to you?

SHERMAN-CLAY & CO. is talking REMEMBER to you--- that the rigid adherence to fair dealing methods and a constant aim to please, has made us recognised as The Safe Firm through which to buy-that we have never resorted to fake schemes or guessing contests to expand our trade. Our price is one and the same to all and always has been-it protects the inexperienced piano buyer for it must represent the quality.

Forty years in the Piano business has enabled us to choose lines of pianos that stand for excellence in valuations. We have a collection appealing to varied tastes sooner if possible, and he had made arrangements with the Supreme oration, Charles Stone, Hiram Eaand the pocket books of the masses.

THE STEINWAY, treasured the world over, is Sherman-Clay only. It is the piano used as a comparison by other dealers, and our lower priced pianos have all been selected with same high regard for the best for the money

The first five pianos purchased thru our representative Mr. C. F. Bailey at the Allen Hotel until Tuesday the 21st, will be delivered to Tillamook homes, all freight and drayage prepaid.

Those interested please call up HOTEL ALLEN and leave telephone number. If you cannot phone call or write.



\$380 to the Supreme Court on an appeal

taken by the defendant. The motion for extension of time in which to file bill of exceptions was overruled.

The Port Cases.

The State of Oregon, upon the re-lation of S. V. Anderson and Lillmotion was filed to have the case continued by Attorney Olson on account of Attorney Duniway being called to try a case in the U. S. Supreme Court at Washington, D. C. The attorney thought it was

C. The attorney thought it was only fair to Mr. Duniway's clients in this and the other case, that he should be present. Attorney Botts objected to a continuance as it was plemental complaint overruled.

dismissed.

as it was over a week since his case

came before the court, and as there was nothing to show that he had been detained by the Supreme Court, they were entitled to a hear-ing at this term of court. District Attorney McNary opposed a con-tinuance for it had been expressly stimulated between him and Mr. stipulated between him and Mr. Duniway that this case should be tried at this term of court, and C. W. Pike, Abe Simmons and Chris. Hansen, plaintiffs, vs. The

arrangements with the Supreme Court to have the case advanced so that a final decision could be had in the new year. Judge Kelly overruled the motion for a contin-uance on the ground that there was nothing to show in the motion that Mr. Duniway was detained by the complaint overely complaint overruled. Supreme Court from appearing at this term of court, but he hoped that

W. H. Leach and Eva M. Leach, plaintiffs, vs. The Port of Tilla-mook, a pretended Quasi Munici-pal Corporation. H. T. Botts, A. G. Beals, D. Fitzpatrick, James Wal, ton, Jr., and M. F. Leach, defend-ants. Injunction. The same order ants. Injunction. The same order was made in this case as in the previous case, as to the dismissal of the motion for a continuance.

Hattie B. Marolf, Ethel M. Holden ties are about to settle. and Arthur E. Holden, plaintiffs, Sarah E. Smith, plaintiff, vs

ber 15th, 1911.

Thomas N. Kennedy, plaintiff, vs. Z. T. Bogard, defendant. Foreclosure. Upon stipulation demurrer to complaint submitted and argu-ment thereon to be heard at Salem.

Thomas M. Morgan, plaintiff, vs. Geo. E. Nolan, defendant. Fore-closure. Default, judgment and decree against defendant.

Louis Sondheim, plaintiff, vs Srethna S. Phelps, defendant. Foreclosure. Default, judgment and degree against defendant.

Eliza F. Evans, plaintiff, vs. Ed. ward Evans, defendant. Divorce, Default of defendant entered and divorce granted

Andrew Gottenberg, plaintiff, vs. W. G. Dwight, defendant. To set aside deed. Motion to strike sup-

W. J. Stephens, plaintiff, vs. J. H. Dawson and D. E. Dawson, de-fendants. Foreclosure. Settled and

of much importance to the com-munity to try the case now, for if the Port was not legally incorpor-ated steps would be taken to remedy the same. He stated that Mr. Dun-iway had plenty of time to get back as it was over a week since his case W. G. Dwight, plaintiff, vs. J. H. Dawson and D. E. Dawson, doing business under the partnership name of Dawson Brothers, defend

Motion to strike

Lawrence Olds, plaintiff, vs. Hat tie Olds, defendant. Divorce. Con-

the attorneys could come to some understanding whereby it could be so arranged that the case could be set when Mr. Duniway could be present. As Judge Kelly did not care to have the case go to trial in the absence of Attorney Duniway, it was agreed between the court and the attorneys to try the case about the attorneys to try the case about ation, plaintiff. vs. James Walton, Jr., trustee, Clyde Clements and Efure. Trial by court and taken

the attorneys to try the case about the 10th December, when Judge Kelly will come in for that purpose. W. G. Dwight, plaintiff, vs. Wil-liam Hiatt and C. E. Reynolds, de-fendants. Foreclosure. Settled and dismissed.

John Amort, plaintiff, vs. L. R. Maine and E. P. Maine defendants. Action for money. Default and judgment against defendant. T. B. Potter Realty Company,

Condemnation. Continued as par-

closure. Dismissed.

Fred T. Howard and Sarah T. Howard, plaintiffs, vs. J. D. Edg-bert and J. C Gove, defendants Injunction. Demurrer to complaint overruled.

Bess Pangborn, plaintiff, vs. Quincy J. Pangborn, defendant. Divorce. Demurrer to complaint sustained. Case continued.

J. R. Eldredge, plaintiff, vs. C. King, as administrator of the estate of Mary E. Phelps, deceased, defendant. Injunction. Demurrer to complaint overruled.

J. R. Harter, pla ntiff, vs. G. W. Wilkes and Julius Erickson, de-fendants. Foreclosure.

First Bank and Trust Company of Bay City, Oregon, a corporation, vs. Tillamook County, and H. Crenshaw, sheriff and ex-officio tax collector of Tillamook County, in the State of Oregon, defendants. Injunction. Motion to make complaint more definite and certain have been kept down with sustained. Plaintiff granted leave not of making more to file amended complaint.

Chas. Kunze, plaintiff, vs. John Pesterfield, Armada Pesterfield, Joseph Kutcher and N. P. Hansen, defendants. Foreclosure. Dismissed,

State of Oregon, plaintiff, vs. Henry Brooten, defendant. Trans-crip from Justice Court. This was a jury trial growing out of a fishing case on the Nestucca river and appealed from the Justice Court, and the jury found the defendant not guilty. Defendant discharged.

In the matter of the petition of John Oberkumer to become a cit-izen of the U. S. of A. Cortinued. In the matter of the petition of Frank Floesblom to become a cit-izen of the U. S. of A. Petitton granted. Applicant admitted to itizenship.

Mrs. W. W. Curtiss vs. D. E. Goodspeed and M. J. Goodspeed. Action for money. Continued.

Fred T. Howard and Sarah T. Howard vs. Henry Crenshaw, sheriff. Injunction. Plaintiff re-quired to file new undertaking in Howard the sum of \$350.

State of Oregon vs. R. R. Roberts. This case was tried before a jury on This case was tried before a jury on Tuesday, the charge against Roberts being for peddling without a license. The jury was out from two o'clock until ten o'clock, when the jüdge discharged it, as it could not agree, the jury standing 8 to 4 for not guilty. Dismissed on motion of District Attorney for the reason of District Attorney for the reason that evidence is insufficient to war-rant a second trial.

J. J. McCormick vs. Tillamook County. Writ of mandamus. To compel County Court to issue saloon license for Garibaldi precinct, went to trial on Thursday.

are booked for Sa November 25th. Tickets on sale at the drug stor the High School, etc. Brethren Church has been as the place for holding tractions on account of the largest auditorium a

the city. These chautauqua enter

have become an imp joyable feature every every progressive city any size. They constitu combination at the popu any that amuse and at the selevate, that makes thoroughly enjoyable end that instructs and educate Our people will do h and our city credit by so ing this beginning that hereafter we may have th ter chautauqua' attraction The talent for the course very best and is in wide

mand and yet the pri not of making me putting the course v oyment of the large

Tickets for adults will b anyone of the attraction for four. Children under will be 25c, for anyone the four.

> Many people s years from d'sorde gestion, severe b or nervous trouble kind or another. Th ascribe to "bilion anything under the the eyes, when, cases, the trouble traceable to unco strain, which the proper lenses tirely remove.



R. A. Wahlen, Eye Sight Spe