

# HANDSOME \$400 UPRIGHT PARLOR GRAND PIANO.

## Mason, Pennington & Co. and the Tillamook Headlight WILL GIVE AWAY, absolutely without cost, the CLAXTON UPRIGHT PIANO shown below.

This is open to anyone, and nomination blanks may be obtained at the Tillamook Headlight office, at Mason, Pennington & Co.'s store, or cut from this ad. This will be the most interesting advertising proposition ever held in Tillamook County, and everybody has an equal opportunity to secure this Beautiful Upright PARLOR GRAND PIANO.

### How to Get Vote Tickets.

With every purchase made at MASON, PENNINGTON & CO.'s STORE votes will be given—100 VOTES FOR EVERY DOLLAR'S WORTH PURCHASED. Votes in the same proportion will also be given to persons paying accounts. If any of our friends need anything in Ladies' Dress Goods, Suits, Underwear, Millinery, Shoes, etc., and Gent's Clothing and Furnishing, Boots, Shoes, Rubber Goods, etc., or anything carried by an up-to-date General Merchandise Store, get them to patronize Mason, Pennington & Co. and give you their votes. Now is the time to get busy. The earlier you start the more advantage you will have in final count. The date of the closing of the contest will be May 1, 1913.

Cut out Coupon below and present or mail to Mason, Pennington & Co. or the Tillamook Headlight.

If they owe on account get them to pay it and secure votes.

Claxton Upright Grand Piano  
Voting Contest.

Cut this Coupon out and bring to  
**Mason, Pennington & Co.**  
It will Count 25 Votes.



No. 1 Name of Contestant will not be known. 2. No name of candidates will be published. 3. Every Contestant gets 2,000 votes to start with. 4. Every Contestant gets a number. 5. Standing by Numbers published weekly in The Tillamook Headlight. 6. All votes must be brought in Wednesday for recording. 7. Votes must not be written on. 8. The Votes in packages with Contestant's number and amount on top slip. 9. Color of Certificates will be changed each month and must be recorded before change. 10. Votes are transferable only before recording. 11. Contestant having the largest number of votes on May 1, 1913, wins Piano. THIS IS SURELY A PRESENT WORTH WORKING FOR.

### How to Get Vote Tickets.

With every yearly subscription to The Tillamook Headlight accompanied by \$2.50 in cash, 5,000 votes will be given. This applies to back subscription, and you can pay for as many as you desire. You can also get votes on job printing—100 votes for each dollar paid on either job advertising or printing. All leading merchants in Tillamook, Oregon, patronize The Tillamook Headlight, and they will be glad to give you the votes when they pay any of their accounts. But the best way to get votes is to get subscriptions to the paper, as the schedule of votes is so much greater for subscription than for anything else. You will be surprised how easy it is to get subscriptions to the Headlight if you try. Closes May 1, 1913.

The Tillamook Headlight is the pioneer newspaper of Tillamook County, which for the past twenty five years have been boosting for the county, advocating good roads and other improvements.

**NOMINATION BLANK.**  
Good for 2,000 Votes.

I hereby accept the nomination as a contestant on the Claxton Piano Contest. Please place these 2,000 votes to my credit.

Name \_\_\_\_\_ P.O. \_\_\_\_\_

## Also Two Gold Watches and a \$25 Silver Toilet Set. Silver Wear Every Week to the contestants.

#### Administrator's Sale.

NOTICE IS HEREBY GIVEN.—That by virtue of an order duly made by the County Court of the State of Oregon, for Tillamook County, in the Matter of the Estate of Harry Wingate Cottle, deceased, dated November 27th, 1912, the undersigned, administrator of said estate, will after the 30th day of December, 1912, sell at private sale for cash the following described real property belonging to said estate, situated in Tillamook County, Oregon, to-wit: Lots nine (9) and ten (10) of Block five (5) of the town of Bay City. Offers will be received at the office of the administrator at Tillamook City, Oregon.

Dated this November 27th, 1912.

H. T. BOTTS,

Administrator, with the Will annexed, of the Estate of Harry Wingate Cottle, Deceased.

#### Notice of Final Account.

NOTICE IS HEREBY GIVEN.—That the undersigned has filed in the County Court of Tillamook County, Oregon, his final account as administrator of the estate of John C. Mangnan, deceased, and that the Judge of said Court has appointed Monday, the 30th day of December, 1912, at the hour of 10 o'clock a.m., at the office of the County Judge, in the Court House, in Tillamook City, Oregon, as the time and place for the hearing of objections to such final account and the settlement thereof.

Dated this November 27th, 1912, at Tillamook City, Oregon.

H. T. BOTTS,

Administrator, with the will annexed, of the Estate of John C. Mangnan Deceased.

#### Sheriff's Sale of Real Property on Foreclosure.

NOTICE IS HEREBY GIVEN.—That by virtue of an execution duly issued out of the Circuit Court of the State of Oregon, for the County of Tillamook, and to me directed on the 29th day of November, 1912, upon a judgment and decree duly rendered, entered of record and docketed in and by said Court on the 20th day of November, 1912, in a certain suit then in said Court pending, wherein John Krebbs was plaintiff, and William G. Willett, Elizabeth Willett, George G. Willett, Lena B. Willett, J. J. Gee and C. Ellis were defendants in favor of plaintiff and against said defendants, by which execution I am commanded to sell the property in the said execution and hereinafter described to pay the sum due the plaintiff of Six Thousand Nine Hundred and 50-100 (\$6,925.50) Dollars, with interest thereon at the rate of seven and one-half (7½) per cent per annum from the 24th day of April, 1912, and the further sum of Two Hundred Twenty six and 08-100 (\$226.08) Dollars for taxes and the further sum of Four Hundred and 00-100 (\$400.00) Dollars, special attorneys' fees, which said sums bear interest at the rate of six (6) per cent per annum from the 24th day of April, 1912 until paid, together with the costs and disbursements of said suit taxed at (\$23.00) Twenty-three dollars and costs and disbursements of said execution. I will on the 28th day of December, 1912, at the hour of 10 o'clock a.m. of said day at the Front door of the County Court House in Tillamook County, Oregon, sell at public auction to the highest bidder or cash in hand on the day of a sale,

all the right, title, interest and estate which said defendants William G. Willett, Elizabeth Willett, George G. Willett, Lena B. Willett, J. J. Gee and H. C. Ellis, and all persons claiming under them, subsequent to the execution of the said mortgage from the defendants Willett to the plaintiff John Krebbs on the 4th day of May, A. D. 1910, in and to said lands and premises particularly described in said mortgage and said decree and said writ of execution and the said premises hereinbefore mentioned are described in said execution as follows, to-wit:

Beginning at a point 5.15 chains East of the North-west corner of the South-west quarter of the North-west quarter of Section Twenty-six (26), Township Four (4) South, Range Ten (10) West, Willamette Meridian, Or., thence East 3.04 chains; South 10.00 chains; thence East 8.00 chains; thence North 10.00 chains; thence West 8.00 chains to the place of beginning containing 8 acres, more or less.

Also, A strip of land and water right beginning at a point North 85 degs. East 5.81 chains from the Section corner between Sections 26 and 27, Township 4 S., R. 10 W.; thence North 82 degs. West 2.95 chains; North 35 degs. W. 2.01 chains; North 38 degs. East 3.04 chains; North 51 degs. East 3.00 chains; North 29 degs. 37 East 2.60 chains to the South line of the lands of John Krebbs, being in S.W. ¼ of North W ¼ of Section 26, Tp. 4 S., R. 10 West.

Also, All the timber now on the land belonging to Fredrick Briody, lying on the North side of Arstell Creek in Sections 26 and 27, Township Four South of Range Ten West of Willamette Meridian, together with a right to use said property of said Briody above described for the purpose of logging said timber, and timber of said John Krebbs, lying back of said timber; said grantees to have the right to use the said lands for roads where most convenient for logging purposes.

Also, The North-east quarter of the South-west quarter, the West half of the South-east quarter and the South-west quarter of the North-east quarter of Section Twenty-six in Township Four South of Range Ten West of the Willamette Meridian in Oregon, containing One Hundred and sixty acres. (All situated in Tillamook County, Oregon.)

Said sale being made subject to redemption in the manner provided by law.

Dated this 28th day of November, 1912.

H. CRENSHAW,  
Sheriff of Tillamook County, Oregon.

#### Declare War on Colds.

A crusade of education which aims "that common colds may become uncommon within the next generation" has been begun by a prominent New York physician. Here is a list of the "don'ts" which the doctors say will prevent the annual visitation of the cold:  
"Don't sit in a draughty car."  
"Don't sleep in hot rooms."  
"Don't avoid the fresh air."  
"Don't stuff yourself at meal time. Overeating reduces your resistance."  
To which we would add—when you take a cold get rid of it as quickly as possible. To accomplish that you will find Chamberlain's Cough Remedy most excellent. Sold by all dealers.

# The drunkard will have none of me. The heavy drinker says "no" when my name is mentioned. The man who craves rough—strong—whiskey passes me by. All this is as it should be—as I myself would wish it. I am not for them.

Cyrus Noble

## W. J. Van Schuyver Co., Portland, Or.

#### Mr. Taft's Message.

Mr. Taft in his message to Congress struck a new note in American state papers. The entire document is devoted to a discussion of our relations with foreign governments. Domestic affairs are discussed only as they are involved and included in a consideration of our relations with other countries. Such large subjects of internal policy as waterway improvement, interstate commerce, irrigation, conservation, the development of Alaskan resources and government, work on the Panama Canal, and of our colonial policy in the Philippines and in Porto Rico, are left untouched, along with many other questions usually figuring, under long established precedent, in such communications. It is understood to be the president's purpose to deal with these internal affairs in a supplemental paper. Otherwise his departure from the precedent and convention might be a delicate bit of irony expressing his conviction that all of these questions were so thoroughly threshed out during years of vociferous discussion culminating at the end of the late campaign as to have left nothing but chaff on the threshing floor. Or, with an opposition party about to take charge of government it may have been his intention to set out in the most striking way possible the broader features of the policy which the country has just reversed.

This is done, in the message, in a skillful and convincing way. Beginning with a statement of his development of the merit system of appointment and promotion and in the diplomatic service, and the

entire reorganization of the State Department on lines of greater efficiency, the president passes on to our ever-expanding trade balances, which, he says, can be directly traced to this increasing efficiency operating under the maximum and minimum clauses of the Payne-Aldrich tariff law. "How great have been the results of this diplomacy," he says, "coupled with the maximum and the minimum provision of the tariff, will be seen by some consideration of the wonderful increase in the export trade." Official figures are quoted showing this growth, and are followed by the wise conclusion that "this policy is one that appeals alike to idealistic humanitarian sentiment, to the dictates of sound policy and strategy, and to legitimate commercial aims. It is an effort frankly directed to the increase of American trade, upon the axiomatic principle that the Government of the United States shall extend all proper support to every legitimate and beneficial American enterprise.

This sound doctrine has already been challenged, and, for the moment, successfully, through unfortunate division among the majority of Americans who believe in it. There can be no challenge of Mr. Taft's clear statement of the record of his administration in Mexico, where a most trying and irritating situation for testing his diplomacy has existed for nearly two years; in China, where skill and resourcefulness have been almost equally required for the promotion of American interests in the clash of conflicting international interests; in Nicaragua, in Cuba, and

on the Isthmus of Panama. He quite stress upon the necessity of deepening closer and larger trade relations with Central and South American countries, and considers our obligations, under the Monroe doctrine, to the Caribbean peoples. None of this is likely to be challenged, and much of it constitutes a record of fine achievement. What will be challenged is the unsound ground he takes for backing up American financial syndicates in the revolution belt even though he compel conviction by his statement that most of the revolutions are not inspired by patriotic motives. Particularly when he stretches the Monroe doctrine to include our power to compel Honduras to pay British creditors, to do which she must borrow money from some of us, he is inviting the attacks of Democrats, and of others who think the farthest we should ever go in that way was reached by Mr. Cleveland in the Nicaraguan affair of 1894. If more is to be done in Honduras, let Wilson do it. In all probability it will be done by him. For nobody can read this last annual message of Mr. Taft to Congress without thinking that his successor in office is not at all likely to be as judiciously minded in the exercise of great power.

#### BENEFITS LOCAL PEOPLE

Tillamook people have discovered that a SINGLE DOSE of simple buckthorn bark, glycerine, etc., as compounded in Ad-He-En, the German appendix remedy, relieves gas on the stomach and constipation AT ONCE. J. S. Lamer, druggist.

in the County Court of the State of Oregon for Tillamook County.

In the matter of the guardianship and estate of Joseph C. Mangnan, deceased, and the County of Tillamook and State of Oregon.

NOTICE IS HEREBY GIVEN.—That the undersigned the duly appointed and qualified and acting guardian of the person and estate of Joseph C. Mangnan, deceased, in the County of Tillamook, Oregon, and the State of Oregon, will after the 30th day of December, 1912, at the hour of 10 o'clock a.m., at the office of the County Judge, in the Court House, in Tillamook City, Oregon, sell at public sale for cash the following described real property belonging to said estate, situated in Tillamook County, Oregon, to-wit: Lots nine (9) and ten (10) of Block five (5) of the town of Bay City. Offers will be received at the office of the administrator at Tillamook City, Oregon.

Dated this November 27th, 1912, at Tillamook City, Oregon.

H. T. BOTTS,  
Administrator, with the will annexed, of the Estate of John C. Mangnan Deceased.

NOTICE IS HEREBY GIVEN.—That by virtue of an execution duly issued out of the Circuit Court of the State of Oregon, for the County of Tillamook, and to me directed on the 29th day of November, 1912, upon a judgment and decree duly rendered, entered of record and docketed in and by said Court on the 20th day of November, 1912, in a certain suit then in said Court pending, wherein John Krebbs was plaintiff, and William G. Willett, Elizabeth Willett, George G. Willett, Lena B. Willett, J. J. Gee and C. Ellis were defendants in favor of plaintiff and against said defendants, by which execution I am commanded to sell the property in the said execution and hereinafter described to pay the sum due the plaintiff of Six Thousand Nine Hundred and 50-100 (\$6,925.50) Dollars, with interest thereon at the rate of seven and one-half (7½) per cent per annum from the 24th day of April, 1912, and the further sum of Two Hundred Twenty six and 08-100 (\$226.08) Dollars for taxes and the further sum of Four Hundred and 00-100 (\$400.00) Dollars, special attorneys' fees, which said sums bear interest at the rate of six (6) per cent per annum from the 24th day of April, 1912 until paid, together with the costs and disbursements of said suit taxed at (\$23.00) Twenty-three dollars and costs and disbursements of said execution. I will on the 28th day of December, 1912, at the hour of 10 o'clock a.m. of said day at the Front door of the County Court House in Tillamook County, Oregon, sell at public auction to the highest bidder or cash in hand on the day of a sale,

Dated this 28th day of November, 1912.