

ITEMS IN BRIEF

From Wednesday's Daily:

Mr. John W. Costello, of Albina, came up to the mountain train.

We received a very handsome paper weight today from Messrs. E. Jacobson & Co.

Mr. John Brookhouse, in the city. He reports a very large yield of grain, and is well satisfied with the results.

Wheat still continues coming in the city from this and adjoining counties, and from Klaskanin county in Washington.

Found, near the home of Mrs. J. J. Sharpe, 75 cents. Owner can have same by calling at this office and paying for advertising.

We have rarely seen the beach as crowded with wood of all kinds as it is at present. There is an abundance of oak, fir and maple.

There were two "4 and 4" last night when they were doing good work for the city on the streets. So many are there.

The office of the East Portland Chronicle burned to the ground Monday morning. Wheeler, Irons, and proprietors have sufficient means and the paper will very likely be reconstituted. The Chronicle took the place of the Portlandian.

Mr. F. Deim, the plumber, watermaster and jeweler, who has been in business in this city since 1862, was one of the sufferers by the late fire, and received a very handsome gift from his old friend, H. Weindorf, of Portland.

Next Sunday being the anniversary of the organization of the Union Pacific R. Co. in this city, the event will be properly celebrated in the Knights of Pythias hall. Very many friends have been invited, and a very enjoyable time may be expected.

Haswell is still agitating our neighbors at Walls Walla and Pendleton. He is in the city as the Dalles is concerned this year, our boys are "not in it." They are keeping quiet for another year, and waiting until they can receive the laurels on the diamond field in the northwest.

Mr. Rice, of Crook county, brought in the season's stock of 300 head of beef cattle, 300 head of prime condition, and have been taken from the best feed in Oregon. The nutritious bunchgrass of Eastern Oregon is the best feed for cattle, and nothing can excel this.

Spokane, D. G. Brown, one of Long Creek valley's residents came in to see us Monday. He has just harvested an average of 34 bushels per acre while the latter averaged 52 bushels per acre.

Mr. C. L. Phillips was the hero on the occasion of the alarm fire this morning. With commendable presence of mind he ran into the building, in the midst of the dense smoke, and a bucket of water on the fire, and manfully pulled the mattress into the street, where it could be easily controlled.

A meeting of the members of the Third Regiment band was held last evening, and they came to the conclusion that four more names would be necessary before the band could effect a re-organization. It is expected that the matter will be taken up at an early date, as the purpose of purchasing instruments, nearly all of which were burned during the recent fire.

Best Oregonian: Ovens is a trifle excited, according to reports, over the fact that, which ended Monday in a personal encounter. One, Mr. H. J. Fisher, and the other, Mr. W. E. Fisher, and the two engaged in a lively combat. They were separated by a friend, and the latter, Mr. W. E. Fisher, was arrested on the charge of Mr. Fisher's complaint.

Now that Mr. Farley has signified his intention of resigning as superintendent of the portage road, on or before Nov. 1st, it is in order for Mr. Hugh Gourley to present his resignation as superintendent. He should present a petition for signatures; for petitioners are wonderful things, and they will be of great expression, and the manner of manipulating the names on them by experts.

In the debris of the slight blaze in the unoccupied room on the upper floor this morning, we picked up a photograph of Hon. W. H. Newell, the first editor of the Mountaineer, from 1881 to 1882, which Mr. Ota Swayne kindly presented us, and it now adorns our suitcase. We do not have a very much better picture of the other editors of this paper, who have at different times occupied the position for over thirty years past.

One year ago, says the Dayton Courier, Benjamin McGill purchased a farm of two hundred acres near Dayton, paying therefore \$1500. He has since sold the same for \$6000 of wheat alone, which had been raised on the place, to say nothing of a large quantity of apples, peaches, etc. Mr. McGill's entire wheat crop averaged forty-five bushels to the acre. How does this stack up as compared with other sections of the country? There is no "boom talk" about this item, as the fact is being substantiated.

No freight trains, we are informed, arrived in The Dalles from Albina, since last night until 2 o'clock this afternoon. The trouble was caused by a strike of the switchmen in the Albina yards, because all crews were worked every Sunday, and the men wanted to be paid for their work on these days and the other half of their time to rest. Our informant says the switchmen were on strike, and that a motley of them will have Sunday while the others work, and these will work the rest of the week, and the same will be the case on Monday and Tuesday.

At the meeting of the portage railroad commission yesterday the only matter taken into consideration was the rate charged over the portage road. As two members of the board had already approved the schedule of rates, the remaining member could do nothing to acquire a majority. The charges against Superintendent Farley, which were not presented in proper shape, consideration of them was not had at this meeting. Mr. Farley signified his intention of resigning on or before the 1st day of November.

Salem Statesman: Monday evening Sheriff Croisan served papers on the Southern Pacific Railway Company, which is a suit just brought by C. W. Johnson, a man of Roseburg, to recover damages in the amount of \$10,000 for the loss of his property in the Lake Labish railway disaster of last November. This is about the twentieth suit of the kind that has been filed against this company as a result of this wreck, in which so many were injured. The suit of Mr. Johnson is the latest, and is heard at the October term of circuit court for Marion county.

An alarm of fire was sounded about 9 o'clock this morning. The fire was located in the building, formerly occupied as the office of the Columbia Navigation Co., but at present unoccupied. A mattress and bed cover were on fire, and these were quickly removed and by means of a bucket water all danger of conflagration was averted. The cause of this fire can only be conjectured, as the building was not accessible to teams or questionable characters. If the fire had not been under control, great damage to surrounding property would have resulted, but fortunately it was discovered in time before much damage was done.

From Thursday's Daily:

Mr. A. Fitchauer, of Cascade Locks, is in the city.

Mrs. Chas. Stevens is visiting friends in Albany.

Mrs. Anne DeWitt is visiting relatives and friends in Portland.

Mr. Florence Lark, of San Francisco, is visiting her sister, Mrs. J. O. Mack, in this city.

License was issued yesterday by the county clerk to W. H. McFarland and Miss Happy Day Potter.

Patrick Kennedy, a hard-working hod-carrier of Pendleton, has been awarded a faller for a fortune of \$90,000.

Among the arrivals at the Umatilla House today are Mrs. J. J. Mitchell, of San Francisco, and Mrs. J. J. Biggs, of Waco.

Mr. W. E. Menefee, one of the oldest residents of Waco county, and at present a citizen of Dufer, is in town today.

Mr. W. J. Johnson, who cut his right hand while the train Tuesday, and was removed to St. Vincent's hospital, is settling along very well. It was found that he did the cutting

with an old dull hatchet. This accident for his not bleeding to death. Had the arm been cut with a keen-edge hatchet, he would have bled to death in fifteen minutes.

Frankie Turnbow was taken to the blind school at Salem last week by Prof. M. W. Smith. Here he will have an opportunity to acquire an education after the latest approved plan.

Col. Conroy, for not preventing the lynching of the gambler, A. J. Hunt, at Walls Walla, has received his sentence, which is suspension from rank and command for two years at half pay.

The M. E. church at Dufer will be dedicated next Sunday. Rev. Dr. Harrington, editor of the Pacific Christian Advocate, will preach the dedicatory sermon. A cordial invitation is extended to all to attend.

We are sorry to learn that the wife of Mr. John Jack, known by her stage name of Miss Annie Fremont, is seriously sick at Heppner. Mr. Jack and his wife are old time favorites with the residents of Oregon.

Today Mr. R. W. Baxter assumes the duties of superintendent of the western division of the Union Pacific R. Co. He is temporarily transferred to his former position at Heppner. Mr. Baxter is a former resident of the Dalles, and has been in the employ of the company for many years.

Mr. Fred. Brownson and Mr. H. C. Rooper returned last night from a two weeks' camping and hunting tour in the Cascade mountains, near the headwaters of the McKenzie river. They report a most enjoyable time, and game and fish plentiful.

W. W. Union-Journal: Sunday night the sheriff of Waco county came up to arrest a colored pugilist for badly cutting another pugilist in the neck at a recent fight. The pugilist was arrested at the residence of the officer and disappeared in the darkness.

Journal: Daring a fight at Walla Walla Sunday night, the pugilist, known as "The Kid," was badly cut on the forehead. The pugilist was arrested at the residence of the officer and disappeared in the darkness.

Prizeville News: J. H. Claypool has sold his ranch situated at a point where the Oregon Pacific survey crosses the Deschutes river, to Samuel R. Shipley, a capitalist of Philadelphia. Whether this is in trust for the railroad company or a private speculation, we are unable to say.

A 16-year-old son of Mr. Peter Agidius, living near Rockland, while chopping wood on the mountain, fractured the third finger of the index finger of his right hand. He was brought to this city and Dr. Hollister amputated the finger, and the boy is getting along as well as could be expected.

Union Journal: The remains of A. Haller, a wagon maker of La Grande, who was lost in the Cascade mountains, were found on Monday last near the head of Ladd creek, by a sheep herder, in the truck road.

The father of a frail, consumptive Connecticut girl who wanted to attend a dance, sent her in a carriage with two servants, but made her put a pedometer in her pocket. When she got home in the morning, it indicated that she had danced enough to cover thirty-one miles in a straight line. If such a girl were asked to help her poor, mother, she would have to work hard.

The Opera Eating House is certainly becoming a popular place to eat, if one can judge by the number of people who are dining there. Mr. Graham certainly deserves all the patronage that he is receiving from the eaters to the public. You will always find all the luxuries of the season on his tables, such as oysters, game and fish. Billy and his gang are immense.

Mr. Saltmarsh's stockyards shipped fourteen carloads of cattle last night to the Puget Sound Branch of the P. O. R. Co. at Walla Walla, and one to East Portland. The night before there were six carloads of cattle shipped to the same place. Business has been in a very lively way for the past few days, and the prospects are good for the future.

Our attention has been called to the fact that the streets in the burned district are covered with horse manure, and are dangerous to the feet of horses. Mr. A. Buchler has a lot of steel brushes which he will permit to be used for cleaning the streets. Valuable animals may be crippled by these nails, and the streets should receive immediate attention.

According to the Huntington Herald it is reported that a rich strike has been made on the Connor Creek mine. For the past several months a lower tunnel has been in progress to tap the vein lower down the mountain. It is reported that the mine will maintain the distinction of being one of the best in the nation producing mines of the northwest.

Union Journal: We notice several of our exchange giving accounts of bears visiting orchards and coming down into towns in many places throughout the state, and in this one Union is not behind. On Sunday night last a large black bear made its appearance on our streets, presumably in search of food. It was shot and killed by one of our citizens, and its carcass was taken to the city.

Salmon are taken with the hook and line on the coast, and are being sold at the Columbia river and just inside, and the tugboat men have been enjoying rare sport for the past few weeks. A twenty-pound salmon in the fall enjoyment of all his faculties, can make more out of the end of a line than a fish of the same size and weight. Crapper and rook cod are found in considerable numbers when the tugboat men are out on the coast.

Kickstart Sentinel: Monday night this part of the county was visited by a slight shower of rain. The wind was strong, and it directed the rain to the east, and it was hoisted and in bed, the rattle of the rain drops on the roof and against the windows was heard in the distance. The rain was being visited by the tail end of a Kansas cyclone. During all the day of Monday the wind was strong from the west, and made a warm stove rather acceptable.

At a called meeting last night sidewalkers were ordered to be constructed on Second street, from the Washington Hotel to the Madison; Third street, south side, from Court to Madison; Fourth, south side, from Court to Madison; and Fifth, south side, from Washington to the brewery; Court, east side, from Third to Madison; Second, east side, from Third to Madison; and Third, east side, from Second to Third; west side, Federal, from Third to Court; east side, Jefferson, from Third to Madison; and west side, Madison from Third to Second.

The Northern Pacific Company is taking up the old switchback over the summit of the North Fork of the Snake to bring the line to the coast. The most interesting feature of the line is the north-west, which will soon be obliterated. While the line is being constructed, it is being used for freight, and it is being used for passenger service. The line is being used for freight, and it is being used for passenger service.

They Are After Him: Oregonian, Tuesday.

In the Oregonian of the 29th there appeared a letter containing serious charges against Superintendent Farley, of the portage railway at the Cascade Locks. The charges were of a serious nature, and were of a serious nature, and were of a serious nature.

Mr. T. Turner, formerly W. U. T. operator in this city, died at his home in Jacksonville yesterday evening. He was aged about 24 years, and was a most exemplary young man. There was no one who had more friends than Mr. Turner, as he was a very amiable, accommodating and unselfish. During the time Mr. Turner resided in the Dalles he had a long list of acquaintances, and his sudden death will cause a wave of sorrow to pass over this community. Last winter Mr. Turner suffered from grippe, and this finally developed into consumption, from which he died. A young man, in the prime of life, full of vigor and ambition, it is sad that he should be assigned to an early grave.

Couville Herald, Sept. 29: The Coos Bay community is pushing its work as fast as the weather will permit. For a week or more past showers have fallen frequently, and the work has been retarded. The work is being advanced beyond expectation, and the work is being advanced beyond expectation, and the work is being advanced beyond expectation.

When Baby was sick, we gave her Castoria.

When she became a child, we gave her Castoria.

When she became Miss, she clung to Castoria.

When she had Children, she gave them Castoria.

When she became Mrs., she gave them Castoria.

When she had Children, she gave them Castoria.

When she became Mrs., she gave them Castoria.

When she had Children, she gave them Castoria.

When she became Mrs., she gave them Castoria.

When she had Children, she gave them Castoria.

When she became Mrs., she gave them Castoria.

When she had Children, she gave them Castoria.

When she became Mrs., she gave them Castoria.

When she had Children, she gave them Castoria.

When she became Mrs., she gave them Castoria.

When she had Children, she gave them Castoria.

When she became Mrs., she gave them Castoria.

When she had Children, she gave them Castoria.

When she became Mrs., she gave them Castoria.

When she had Children, she gave them Castoria.

When she became Mrs., she gave them Castoria.

When she had Children, she gave them Castoria.

COMMON COUNCIL

Full Proceeding of the Regular Meeting Held in the Council Chamber

A regular monthly meeting of the council was held at the rooms last evening. Present—Hon. R. Hays, mayor; C. N. Thornbury, Hans Hansen, Paul Kruit, E. B. Dufer, H. J. Maier and C. E. Haight, councillors.

Patron of B. F. Laughlin and others, asking the privilege to build, maintain and operate a switch on the south side of Main street, from the east side of Jefferson to west side of Laughlin, said track to run along the line of block 8 and to connect with Union street's main track in Jefferson and Laughlin streets, on motion the prayer of the petitioners were granted, with the understanding that the same must not in any way obstruct the crossings of said street.

Petition of Max Vogt and Philippos Chapman asking that the ordinance on fire limits be amended so as to exclude the south half of block 5, in Bigelow's addition, was read and on motion was granted.

Petition of J. C. Baldwin and others, asking that an arched light be placed at the head of Court street, was granted.

Petition of J. C. Baldwin, asking for postponement of collection of tax, or readjustment of assessment, was read and on motion it was ordered that he be not required to pay until after next regular meeting.

On motion the matter of readjustment of assessments of parties who suffered by the late fire was referred to all the members of the late council as a committee of the whole.

On motion it was ordered that, if council decide to go into consideration of readjustment of assessments, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent inquiry under oath into condition of parties applying for readjustment, before the fire, amount of actual loss, insurance on property destroyed, and the amount of present tax payment of assessment, the recorder be authorized and required to make diligent