

NEW YEAR ISSUE

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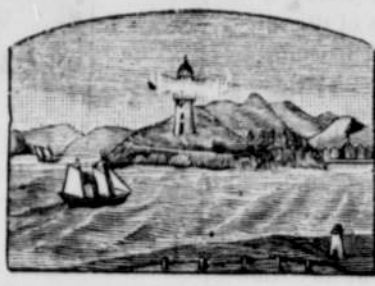
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MAXWELL'S BILLS

OF INTEREST TO TILLAMOOK COUNTY.

No. 97. Whereas there never has been an appropriation for graded schools west of the Coast Range mountains; and whereas there is no school west of said mountains where any of the higher branches are taught, and owing to the great distance and impassable roads a greater part of the year to any of the schools maintained by the State, and the obtaining of any knowledge of the higher branches of education is attended with great difficulty and expense to those living west of said mountains; therefore, Be it enacted by the Legislative Assembly of the State of Oregon:

Section 1. That there is hereby appropriated out of the General Fund of the state of Oregon, not otherwise appropriated, the sum of five thousand dollars, to be used in establishing and maintaining a higher course of study in a graded school, to be established in Tillamook City, in Tillamook County, Oregon, in the manner as hereinafter provided.

Section 2. The directors of the school district comprised by said Tillamook City, in said Tillamook County, Oregon, shall have control of the appropriations named in section 1 of this Act, in the manner herein provided.

Section 3. The directors of said school district shall give a bond, to be approved by the Secretary of State, in the sum of ten thousand dollars, conditional that if said directors shall well and truly comply with the provisions of this Act, and shall use said money so appropriated, in the manner and for the purposes of this Act provided, then said bond shall be void, otherwise to remain in full force and effect. Upon the presentation and approval of said bond the Secretary of State shall issue warrants on the General Fund for the sum of—thousand dollars, to be issued in the manner herein provided.

Section 4. Five hundred dollars of the money hereby appropriated, or so much thereof as shall be necessary, shall be used in the purchase of apparatus for said school, and the remainder shall be used exclusively in the payment of teachers' salaries in the higher grades of said school.

Section 5. The money hereby appropriated shall be paid out as follows, viz: When purchase of apparatus is made, the amount purchased, and from whom purchased, shall be evidenced by the affidavit of the chairman of said Board of School Directors to the Secretary of State, and the Secretary of State shall thereupon issue a warrant on the General Fund in favor of said chairman; and when any person employed in teaching the said higher course of study shall have taught for any period, such fact being evidenced by the affidavit of the said Board of Directors, or a majority of them, the secretary of State shall issue a warrant on the General Fund in favor of such person for the amount due.

Section 6. The following branches shall be taught in the said graded school, to wit: Higher arithmetic, algebra, geometry, political economy, rhetoric, natural philosophy, physical geography, theory and art of teaching, and Latin, and such other studies as the directors of said school shall deem proper.

Section 7. Any person a citizen of the State of Oregon shall be entitled to free tuition in the said graded school; provided, that not more than one hundred shall be admitted at one time.

No. 108. Be it enacted by the Legislative Assembly of the State of Oregon:

Section 1. That section 3558 of Second Hill's Annotated Laws of Oregon, relating to the examination and commitment of insane persons, be and the same is hereby amended so as to read as follows:

Section 3558. The County Judge shall cause to be recorded in the records of the County Court the proceedings had upon such application, and the judgment of the Court. When the patient is adjudged insane, he shall make a warrant reciting his findings, the cause or causes of insanity, where the same can be ascertained, together with the name, age, nativity and present residence of the patient. The warrant shall be recorded in the records of the County Court, one copy of which shall be sent with the patient to the Superintendent of the Asylum, another shall be sent to the Secretary of State, and filed in his office. The person committed shall be conveyed to the Asylum by the Sheriff or his deputy or deputies of the county in which the examination takes place. The expenses of sending insane and idiotic persons committed to the Asylum

shall be paid by the State Treasurer, on the warrant of the Secretary of State, out of the fund appropriated for such purposes, but shall never exceed three dollars per day to such Sheriff or deputies, and his actual, reasonable, and necessary expenses, together with two dollars and a half per day, for the necessary attendants, certified by the Secretary of State, in conveying to and returning from the Asylum, on the most usual and direct routes, with the celerity of ordinary travel on those routes. Such physicians shall receive five dollars each for each examination, and the Prosecuting Attorney, or his deputy, or the attorney called by the Court in case of their absence or inability to act, shall receive five dollars for such examination and the Prosecuting Attorney shall for the other services required of him by this Act receive like compensation as now provided by law for similar services. Witnesses shall receive the same compensation as in civil cases.

The costs of examination and commitment shall be paid by the county in which the examination is made, to be repaid to the county as hereafter provided. Upon presentation to the Secretary of State of a certificate of the County Judge showing that such sheriff or his deputy has been designated by him to convey an insane or idiotic person to the Asylum, and of a certificate from the Superintendent of the Asylum showing that such person has been conveyed to the Asylum, and received by the contractor or contractors, and an itemized account verified by the oath of the person so designated, to the effect that the same is just and correct, and that the number of days charged in said account has been necessarily consumed in conveying such person to the Asylum, and that the expenses charged have been necessarily incurred, the Secretary of State shall audit said account, according to the provisions of this Act, and draw his warrant upon the Treasurer for the amount found due, and the State Treasurer shall pay the same out of the fund appropriated for that purpose.

Section 2. In order to secure uniformity in that practice under the laws relating to insane patients, and the expenses of their commitment, and as an emergency exists, requiring this Act to take effect at once, this Act shall be in effect from and after its approval by the Governor.

No. 159. Be it enacted by the Legislative Assembly of the State of Oregon:

Section 1. That the County Clerk and Sheriff of Tillamook County shall receive an annual compensation of \$1,600 each, which shall be payment in full for all services in performing the duties of their respective offices. They shall each be allowed one deputy, who shall receive an annual salary of \$800.

Section 2. The Treasurer of Tillamook County shall receive an annual salary of \$450.

Section 3. That portion of sections 1 and 4 of an Act "Filed in the office of the Secretary of State, February 22 1893," fixing the compensation of the County Clerk and Sheriff of Tillamook County, and all other Acts and parts of Acts in conflict with this Act are hereby repealed.

Section 4. Inasmuch as the compensation of the above officers now allowed is inadequate, an emergency exists to change the same; therefore, this Act shall go in force from and after its approval by the Governor.

"The Panglima Muda."

Any one who failed to read in the Overland Monthly Rounsevell's Wildman's Malayan romance, The Panglima Muda," will find the story even more interesting now that it appears in book form. It is one of the best tales that gives the reader a strong impression of the wealth of life and color of the Orient; that paints the startling exuberance of tropical vegetation, the deadly foe to man that lurk in the shade of the jungle and the volcanic passions that in an instant convert the Malay into a wild animal more terrible and more dangerous than the tiger which swims the Straits of Malacca in pursuit of its prey. The peculiar excellence of Mr. Wildman's work is that, without any tedious description, he has placed before us the gilded barbarism of a Malayan Prince who has added a Parisian polish to his own natural cruelty. The Panglima is a genuine creation, and his cynical punishment of an over-zealous servant of the white men, as well as his bold kidnapping of an English girl, show traits that would not be found in the uncultured savage. The story moves forward swiftly to the denouement, which is full of dramatic power. The volume is richly illustrated by Pierre N. Hoerlinger who is well printed and is neatly bound in red leather. It is the first of a series of books to be reprinted by the Overland—George Hamlin Fitch in S. F. Chronicle, Jan. 6, 1895.

PROSPECTUS

General Character of this Paper.
 THE HEADLIGHT is the oldest paper, having been here seven years. Other papers have come and gone, but the HEADLIGHT never weakens. The present proprietor has been with it most of the time since it started.
 It is the county official paper; publishes the tax list, financial statements and court proceedings. Besides it gives all the county news, and works to build up the country.
 The HEADLIGHT is absolutely independent, and speaks fearlessly on all local questions. It gives all persons a chance to air their opinions, and encourages independence and freedom of thought and action.
 A finely equipped commercial printing plant is in connection, and the office does practically all the job printing done for this country.
 W. F. D. JONES, Editor.

PITHY COMMENT

REGARDING POLITICS AND OTHER THINGS.

That was a big mistake last election, when so many independent republicans were elected to the legislature! Wonder how it happened?

Stinkards, bastards, and fanatics, are terms used by the Oregonian every day in referring to republicans who do not bow to its dictates.

The beautiful and exquisite decorating in the assembly room of the May Academy is the work of Mr. Brown, who is an artist in his line.

The Long Prairie people are determined to have a creamery. Considerable of the stock necessary is already subscribed, and the rest is assured.

The legislature should pass a resolution favoring electing senators by the people some of these days when it meets to indulge in one of its fruitless ballots.

If the people voted directly for a Senator, Mr. Dolph would stand no more show of election than Pennington would—and that would be a very slim chance.

The Salem Statesman, a strong Dolph organ, thinks the Oregonian is hurting Dolph's chances by its course. The Oregonian is responsible for the dead-lock.

We want to see somebody push the bill that purposes doing away with an additional and unnecessary circuit judge in this district, says the Salem Statesman.

The Oregonian says the republican party in this state is about disrupted. It had just as well be so as to follow the dictates of that paper. Such a course would bring disruption.

A resolution in the caucus pledging all to support the caucus nominee was killed by Dolph supporters. They were doubtful then as to Dolph's case and expected to bolt themselves.

What's the matter with the majority of the republicans of this state? Better fire them out of the party entirely, and then Scott, Dolph and Simon could easily domineer over what is left of it.

We still have a number of the New Year issue for sale. When your friends write you inquiring about the country you can answer them easily, and save writing long letters by using these papers.

The city council is considering an ordinance to regulate places of public meetings and hotels as to fire escapes, proper doors for exit in case of fire, etc. It is a good measure and should pass in some proper form.

Does anybody believe that so many tried, staunch old republicans would bolt unless they had a good cause? And, mind you, they are doing it on principle. They are not led on by promises of sack or political patronage as the other side is.

Nearly all the opposition to the free silver movement comes from people who are not informed on the financial question. Reading both sides of the questions will generally convince anyone that the present system is very bad for the people. Those politicians who talk so much against "cheap money, debasing the currency, the honest dollar, and safe standard," do it for effect, expecting to make votes for their own benefit, and for the benefit of the foreign bondholders. Many listen to this, and think no deeper, hence we find people who need silver legislation the most, voting against it.

The Oregonian hinted that Representative Cole, of Multnomah is a defaulter and Cole answers: "It is charged in that article by innuendo that I am a defaulter of Multnomah county, but, sir, I would have to be a defaulter in the sum of \$2000 to be even with the Oregonian, for in this same tax-roll of 1892, turned over to me for collection, the Oregonian is indebted to Multnomah county, as mortgager, by stipulation in its mortgage, in the sum of \$3000, which it has never paid and which it still declines to pay, and yet deducted this indebtedness from the amount of its assessment."

Hints the Photographer will receive on next steamer a large invoice of picture meetings, latest designs, which he will sell at the lowest price. Don't fail to see them if you intend to purchase some.