

Attention! Attention!

Your Attention is Called to the BARGAINS Offered Below:

100 BOY'S extra heavy SWEATERS, sizes from 24 to 32, 35c. EACH.
 45 BOY'S SUITS, sizes from 12 to 20. No SHODDY GOODS. Made of Clay, Worsted, Mixed Cashmere, and Fine Thibet. A BARGAIN at \$5.00 and \$6.00, choice, per suit \$3.15.
 85 BOY'S SUITS, strictly all WOOL, Oregon Cashmere, sizes from 12 to 20, worth \$7.00 and \$7.50 while they last, CHOICE per SUIT, \$4.90.
 65 EXTRA HIGH GRADE SUITS, made of Albany, Salem and Brownsville Woollen Mills, in sizes from 12 to 20, well worth \$10 per Suit. Choice of the lot, \$5.90. FINE WORSTED and SILK FINISHED SUITS at astonishing low prices.
 MEN'S ALL WOOL SUITS at \$4.90, \$5.90 and \$6.90. FINE DRESS SUITS, \$6.90, \$7.90, \$8.40, \$9.00 and \$10. Worth nearly double the money.
 150 MEN'S, LADIES' and MISSES MACKINTOSHES to be closed out at a sacrifice. A large assortment of CAPES, JACKETS, SKIRTS, SUITS and FUR COLLARETTES at 1/2 to 3/4 lower in price than what you would have to pay East.
 A fine and large assortment of DRESS GOODS, WASH GOODS, COTTON and SILK SKIRT WAISTS at way down prices.
 CALL AT ONCE AND GET FIRST CHOICE, as our Stock is Moving out fast. Respectfully yours,

R. JACOBSON & CO.

ORIGINATORS OF HIGH GRADE GOODS AT LOW PRICES.

D. NAYBERGER, Manager.

TILLAMOOK, OREGON.

TILLAMOOK JOTTINGS.
Continued from First page.

Mr. Clark came in from Woods and is now assisting in Clough's drug store.

Mr. Shackelford came in on the stage on Wednesday with his son, Mr. P. D. Shackelford, of Hillsboro.

Messrs. A. W. Fletcher and G. S. Richardson were in from Oretown on Tuesday: also Mr. and Mrs. T. A. Porter.

M. Susman and sons, of Astoria, were in the city this week and gathered up a band of 40 head of cattle and left with them this morning.

Portland wholesale merchants don't believe in reciprocity, for they want to hog the trade from Tillamook county, but not being content with 1 cent per pound for handling Tillamook cheese, they declare they won't do any longer unless they receive 1 1/2 cents. We wonder whether they are going to make the same raise for handling the products from other parts of the state, or is it a starter to make the farmers pay in an indirect manner toward building the centennial in Portland in 1905? Tillamook will have to build a steamer and do all its trading with San Francisco or the Sound cities yet.

We have even moulded the opinion of the Tillamook Herald in regard to the railroad situation, for it is now twitting the Portland scheme. How the Herald, in its issue of Feb. 21st, tried to make out that the editor of the Headlight was a bad man and had given the county a black eye for telling a little wholesome truth makes us sneaker a little to see what a somersault it has now taken. It now proves that the Headlight knew full well what it was talking about, for in writing upon subjects of interest to Tillamook county we never do so through our hat. But we will forgive our Bro. for doing so now that we have moulded his opinion to conform to that of the Headlight, and, furthermore, we do not despair of seeing the Herald take another somersault and follow the example of the Headlight in opposition to bonding the city for water and electric light systems.

J. A. Todd & Co.'s Drawing.

The prizes offered by J. A. Todd & Co., the city clothiers and general merchants, were drawn for on Saturday evening, and the lucky individuals were:

- 1-2715 Mrs. Wm. Patrick.
- 2-453 J. S. Stephens.
- 3-4466 M. Leach.
- 4-890 B. O'Hara.
- 5-4008 J. Cochran.
- 6-2885 Geo. McNorton.
- 7-2878 John Latimer.
- 8-2463 J. A. Price.
- 9-3020 Anna Williams.
- 10-670 H. A. Davis.
- 11-3938 F. L. McFall.
- 12-2253 Mrs. Ward.
- 13-74 Bert Biggs.
- 14-4531 R. M. Watson.
- 15-19 Herbert Parsons.
- 16-2807 John Hickey.
- 17-1989 C. Hodgdon.
- 18-1325 D. O'Jver.
- 19-818 J. K. Brady.
- 20-827 Claud Hunt.
- 21-445 J. S. Stephens.
- 22-2134 C. Hodgdon.
- 23-732 Jasper Smith.
- 24-2470 J. A. Price.
- 25-328 Jean Jenkins.

Answer to Correspondent.

X.X., Tillamook.—No, sir, we cannot publish your letter unless you are willing to sign your name to it, for to attack a person and then hide behind a non descript name is somewhat cowardly, therefore, we cannot allow you or anyone else to encroach upon the liberty of the press in making charges of that description without you are willing to do as we state. But, my friend, don't get excited.

Commissioners' Court.

The board of county commissioners held an adjourned session on Wednesday with County Judge G. W. Sappington and Commissioners Ray and L. Parrish present, when the following business was transacted:

In the matter of the application of J. D. Edwards to lease the Wilson river county road, it was decided to call for bids to lease the road to some responsi-

ble person for ten years who would keep the road in repair.

Rates of toll for the Big Nestucca Toll Road were established as follows:
 For two wheel vehicle 50c.
 For saddle or pack horse 25c.
 For loose stock 10c.
 For sheep or hops, each025

Grants Another Water Franchise.

At the meeting of the city council on Monday evening a letter was read from Mr. H. J. Withey asking for a franchise to put in a new iron pipe water system, giving a pressure of 80 pounds to the square inch and the system to be completed in six months. Other features in the letter were that he would furnish the city with water free of cost for municipal purposes, charge 50c. for each faucet, \$1 for patent water closets, and would make no charge for water used on lawns or street sprinkling. This is a synopsis of the letter received by Mr. R. M. Watson and handed to the city council, with the proviso that the city pass an ordinance right away. City Attorney Eddy had talked with Mr. H. J. Withey over the long distance telephone in Portland that day, with the result that he had drawn up an ordinance empowering the mayor and the president of the council to enter into an agreement for a water franchise for 30 years in accordance with the terms of the letter. This ordinance was passed without a dissenting voice.

All the city officials thought the proposition was a good one. It was pointed out that Mr. Withey had taken a peculiar course in wanting a franchise before he had obtained water rights or had even made his appearance or become known to the city council, for no one knew for a certainty whether Mr. Withey intended business or had a card up his sleeve. All was not serene with the councilmen, for Messrs. Cary and Mason wagged their heads and with smiles on their countenances foretold that they were in doubt about the genuineness of the proposition and did not want to be fooled with. Evidently the councilmen had very little faith in what they were doing for they did not want to run the risk of spending money for the publication of the ordinance. Time will tell, however, whether Mr. Withey means business or whether there is a little wire-pulling going on for obvious reasons.

We have been asked what we think of Mr. H. J. Withey's proposal to put in a new water system. Until we know more about the gentleman and he knows more about Tillamook City it is only guess work whether the scheme will materialize or not. On the face of it, everything looks on the square, and, of course, as it is proposed to give the city water free of charge for municipal purposes, this makes it much more desirable. We are not carried away with enthusiasm at present over the prospect of seeing another water system, for the name of Mr. H. J. Withey is so much shrouded in mystery that even the councilmen don't know where they are at or who they are dealing with—a reality or a sham. Had the city council insisted upon Mr. Withey putting up a cash bond before hastily drafting an ordinance and throwing it at a person unknown to anyone in the city, it might have been more becoming the dignity of that body and brought the council in personal touch with the gentleman desiring a water franchise. Possibly it may turn out satisfactory, but we do not care to be tripped up, for there is so much close figuring and investigation before putting in a water system which will cost about \$50,000, that it appears to us that Mr. Withey is taking a decidedly peculiar course in asking for a franchise before he has obtained water or water rights or even gone over the ground. One thing is certain, if it comes to competition the present company is in a position to make it interesting, especially if the company carries out its intention of putting in iron pipes, which is must do if it intends to remain in business, for if this is not done the citizens may take the bull by the horns and put in a water system of their own if this is delayed much longer.

School Reports.

Report of Bay City Public School, District No. 31, Tillamook co., Oregon, month ending May 24th, 1901:
 Primary Department.

Whole number enrolled, 25; whole number of days attendance, 449 1/2; whole number of days absence, 24 1/2; whole number of times late, 10.
 Roll of Honor—Bernice Warren and Lola Smith.
 MILDRED SYBIL LISTER, Teacher.

Advanced Department.
 Whole number enrolled, 21; whole number of days attendance, 373; whole number of days absence, 12; whole number of times late, 0.
 Roll of Honor—Alice Boyington, Mary Lederer, Frank Warren, Margaret Watt, Sadie Watt.

MARIE MERRIMAN BRADLEY, Principal.

Monthly report of School District No. 10, closing May 24, 1901.
 No. pupils registered, 44; no. days taught, 20; no. days attendance, 769; no. days absence, 56; times late, 1; average no. belonging, 41; average daily attendance, 38; visitors during the month, 6.

Those neither tardy nor absent: Naemona and Edna Young, Edwin and Stanley Boxuist, Lizzie Erickson, Alvin, Mabel and Lillie Wicklund, Alfred and Erick Gulstrom, Louie, Freddie and Almada Eklof, Lotta and Tommy Price, Emma and Naemi Swenson, Erick Wilson.
 DORA E. HIGH, Teacher.

Notice to the Public.

I wish to announce to the citizens of Tillamook and surrounding country that I have become a permanent citizen of this place. That I am an Optician of twenty-six years' experience, and have a thorough understanding of the human eye and its relations to health. I understand the principles of refraction of light, and am prepared to correct all errors of refraction in the human eye by the scientific adjustment of spectacle. And if any person is afflicted with pains in or around the eyes, the region of the temples, or the back of the head or neck, call on me by all means and have your case diagnosed free of all charge. For the present my office will be at my residence, 1 1/2 blocks east of the bank, and all eyes will be tested free.

Bids Wanted to Lease the Wilson River County Road.

Notice is hereby given, that by virtue of an order duly made and entered by the County Court of the State of Oregon for Tillamook County on the 5th day of June, 1901, as follows, to wit:

In the County Court of the State of Oregon, for the County of Tillamook.
 In the matter of the application of J. D. Edwards to lease the Wilson River county road.

This matter coming on now to be heard on the application of J. D. Edwards to lease the county road known as the "Wilson River County Road," and the Court having heretofore taken this matter under advisement until this 5th day of June, 1901, and the Court now being fully advised in the premises.

It is hereby considered, ordered and adjudged that that part of said road commencing at what is known as the Bester Ford and running thence up Wilson River to the county line between Tillamook and Washington Counties, is a county road, and as such that this county court has full jurisdiction and control thereof, in the opening, improving, repairing and leasing thereof; that there is a very small amount of local labor along the line of said road; and that it is deemed advisable to lease the said road to some responsible person or corporation, to improve and keep the same in repair for the period of ten years with the right in consideration thereof to collect and receive tolls for travel thereon in the manner provided by law.

It is also hereby ordered further that the County Clerk of this county cause this order to be published in the Tillamook Headlight, a weekly newspaper of general circulation and published in Tillamook county, Oregon, for the period of four weeks, and that the said Clerk in like manner give notice therewith that sealed bids will be received at such Clerk's office in form and manner as by law in such cases made and provided for the leasing of such road until the 5th day of July, 1901.

Sealed bids will be received at the office of the County Clerk of said county from the date of this notice until the 5th day of July, 1901, at 9 o'clock a.m., for the leasing of that part of the Wilson River Road, described in the above order, for the period of ten years in accordance with said order of Court and Title III, of Chapter lxxvi., of the Miscellaneous Laws of Oregon, and that no bids filed shall be considered unless accompanied by an undertaking, executed by two or more sureties, in the sum of two thousand dollars, to be void upon the condition that the bidder, if the lease is awarded to him, will within ten days thereafter enter into the contract for

keeping the road, and give the undertaking to secure the performance thereof as provided in said Title III, of Chapter lxxvi., of the Miscellaneous Laws of Oregon.
 Dated at Tillamook City, Oregon, this 5th day of June, 1901.
 HOMER MASON,
 County Clerk of Tillamook County, Oregon.

Told Out of Court.

An old gentleman walked into the prosecutor's office in Kansas City with an air of serious importance and consulted. Assistant Prosecutor Kelly about a young man who persisted in making love to his daughter.

"That's no crime," said Mr. Kelly.
 "Well, maybe not. But isn't there some law to keep him from making love to her?"
 "None that I ever heard of," said Mr. Kelly. "Are his intentions honorable?"
 "Yes, sir," was the answer. "He is so anxious to marry her that he's been trying to pawn his watch to get money for the license."

The docket of a justice of the peace in Michigan states the following finding: "Plaintiff proved an account of \$29.49. Defendant did not prove his set off by a preponderance of evidence, leaving his rights thereto indefinite, but in equity I have estimated the same at \$17.50." On the basis of this equitable estimate of what was not proved, the docket adds: "Judgment in favor of plaintiff for \$15.49, principal and \$10 costs." Careful subtraction indicates that the justice finally revised his equitable estimate by reducing the set off 50 cents.

Was this man Dennis an entire stranger to you?" asked the cross examining counsel of a witness in an important case, reports Youth's Companion.
 "Sorr?" said the witness, whose stupid face was crossed with wrinkles of anxiety for he had been warned to be cautious and exact in answers.
 The lawyer repeated his question.
 "Well, no, sorr," said the witness, with a sudden gleam of enlightenment; "he couldn't be that, for he had but the wan arrin, sorr; but he was a parrital stranger sorr. Oi'd niver seen him befoor."

The cross-examiner was a smart man, whose object was to discredit the witness and discredit his testimony.
 "What did you say your name was?" was the first question.
 "Michael Doherty."
 "Michael Doherty, eh? Now Doherty, answer this question carefully. Are you a married man?"
 "Oi think so, Oi was married."
 "So you think because you got married that you are a married man, do you? Now, tell me whom you married."
 "Who Oi married? I married a woman."
 "Now don't you know better than to trifle with the court? Of course you married a woman; did you ever hear of anyone marrying a man?"
 "Yes. Moi sister did."

The learned justices of Georgia differ somewhat as to whether the braying of an ass can be considered a lullaby.

In a recent decision as to what constitutes a "noise nuisance" the supreme court of Georgia referred to a previous decision of that court in which Justice Lumpkin said in regard to the braying of an ass: "We know of no sound, however discordant, that may not, by habit, be converted into a lullaby, except the braying of an ass or the tongue of a scold." In the latest decision Chief Justice Simmons said of the above opinion of his brother Justice:

"With this statement we cannot profess that we entirely agree, but if we did so we would still think that lullabies are not usually desirable after one is wrapped in slumber, and might become an intolerable nuisance at 4 or 5 o'clock in the morning."

The court then held that the blowing of a factory whistle at unreasonable hours constituted a nuisance which the court would enjoin.

HEADLIGHT
 and
 WEEKLY OREGONIAN.
 One Year for \$2.25.

To the People of Tillamook Co.

We desire to submit to your careful consideration some statements of fact.

Some months ago a few Portland business men, who know what the oil field of California had done for that state, and who were anxious to find out if the Coast Range mountains in Oregon were not as promising in oil indications as the Coast Range mountains of California, engaged the services of two professional oil land experts and sent them into Western Oregon to examine the territory. These experts, Mr. P. W. Francis and Mr. G. P. Brown, first explored the county around Clatskanie and the upper Nehalem region, and were both highly pleased with the indications and with the formation. They were both, however, strongly impressed by the fact that both surface indications and the oil-rock formation became more and more promising as they neared the Lower Nehalem and the Tillamook County. Returning to Portland, they so reported. At this stage Mr. Brown was called away on business in another field, and Mr. Francis, taking with him Mr. E. S. McCoy, a Pennsylvania oil man of long experience, made a field exploration about the mouth of the Nehalem and around Tillamook Bay, the result was the leasing of about 100 acres, and the formation of a company in Portland, incorporated under the name of the Tillamook Paraffine Oil Company, with the following well-known gentlemen as officers and directors:

President, H. S. Rowe, Mayor of Portland; Vice President J. A. Taylor, of the firm of Honeyman & McBride, Portland; Treasurer, Samuel Connell, President of the Northwestern Door Co. and President of the Board of Trade of the city of Portland; Directors M. J. Roche of the Rio Grand & Western Ry. Co., and President of the Pacific Coast Passenger Traffic Association; E. E. Miller, of the firm of Miller & Miller, Commercial Block, Portland; F. E. Beach, head of the firm of F. E. Beach & Co., the Pioneer paint and Oil firm of Portland, so widely and favorably known over the entire northwest; and P. W. Francis, professional oil land expert.

It goes without saying that men of the standing and credit of the gentlemen managing this Company do not lend their names and influences to any mere stock-jobbing, fly-by-night scheme. They are men you know, men whose reputation is worth more than many thousands as a mere business collateral; men who will see that every dollar of money subscribed to this enterprise is honestly expended in boring for oil, and who will see, too, that the small stockholder's rights are just as carefully protected as the large stockholders.

The Board of Directors have ordered that 100,000 shares of capital stock, each of the face value of \$1.00, be offered to the public at 10 cents per share. This stock is full-paid, is non-assessable, and when you have bought it and paid 10 cents for it, your payments are done and there is no further liability of any kind. With the \$10,000 realized from the sale of this stock, in addition to the money paid in by the incorporators, we will bore standard size oil wells to a depth of 2,000 feet, if necessary, on the leased property near Bay City. It is proper to say that the work we contemplate will cost from \$25,000 to \$30,000, and in offering part of the capital stock to the public we do it for two reasons: First, we think it an excellent investment, with a promise of very great profits; second, we think that a public enterprise like this, which, if successful, will add millions to Tillamook's wealth and bring oil operators and wealthy men from all over the Union to invest here, is worthy of public assistance. We are willing to do our share in the hope of profits, and we think you ought to be willing to join hands.

If we strike oil in good quality, the stock now offered at 10 cents will jump to \$10 a share in a day's time, and an investment of \$100 now for 1,000 shares will net you \$10,000. Does this seem exaggerated? Just read a few examples of what has actually occurred in California within three years:

Three years ago the Union Oil Company's stock was \$1 per share. It is now \$1,500. An investment of \$100 made \$150,000.

The stock of the Home Oil Company, of Coalinga, Cal., sold at 10 cents. It is now \$5. An investment of \$100 earned \$5,000 in two years.

The New York Company's stock in 1897 was 50 cents per share. It is now \$200. An investment of \$100 earned \$40,000.

The Reed Company's stock sold at 25 cents one year ago. It recently sold its holdings for \$1,800,000, netting each investor of \$100, \$40,000 profit.

The chances of these companies were not one bit better than ours to begin with.

We think this the best chance to make big money by a small investment that has ever been offered in Oregon. The stock will be on sale in Portland, Seattle, Spokane, and San Francisco and will not long wait buyers. The first or 10 cent issue is offered in Tillamook county, as we want the people here to be in on the ground-floor. The Secretary of the Company, MR. P. W. FRANCIS, will be in Tillamook for a few days, at the Allen House, and will be glad to see anybody interested and give all the information in his power.

Tillamook Paraffine
 Oil Company,