

the city council took up the question of facture. The law was slipped through take shows and the imposition they the legislature under a deceptive title. worked upon communities, in which and is the most gigantic fraud that ever County Judge Sappington joined in con- burdened the statutes of any state. demning. Evidently the city council The evil of this fraud is not particularly was loaded for Quaker oil and salve, for apparent upon its face, but a study of it unanimously passed an ordinance im- its unjust, discriminating sections rep sing a tax of \$5 per day upon those who veal a condition which may be viewed participated in shows, concerts, sleight with appreher.sion .- Oregon Mist. of hand, dancing, etc. Mayor Wiley signed the ordinance, so that it became

City Council Meeting.

drants having arrived which were sent for, these were ordered put in. Bills al-

TILLAMOOK WEATHER.

a law directly it was signed.

Temperature. Rain Maxi-Mini mum. Mean fall. mum. 65 40 52.1 0.20 *** 58 57 48 53.0 0.06 47 52.0 0.20 0.32 56 42 ... 49.0 55 40 47.1 0.36 51.0 0.20 57 57 45 40 48.1 0.06 50.1 0.05 56 ... 45 58 47.1 0.01 *** ... 49.1 60 39 57 41 49.0 0.26 *** 49.1 12 55 ... 44 57 47 45 52.0 0.06 0.04 Thus they chased and they raced and *** 52.0 14 59

At a meeting of the city council Monday, at which all the members were present, the following business was transson, the Misses Bertha Arndt, and Lula Ryan, Messrs. Chas. Read and Sim acted . Two 21/2in. nozzles were ordered Burton. for the hose company and three extra hy-

lowed were : Recorder's salary, \$10 ; city attorney's salary, \$25; marshal's sal-A gross injustice has been perpetrated ary, \$40 and \$2 for killing and burying upon the people and territory of Columdogs ; water rent, \$30 ; electric lights, hia county by an act of the Oregon legis \$16 ; Wade & Briggs, \$6.20 ; Cohn & lature which permits the exclusive fran Co., \$1.75. The bill for \$800 for the fire chise to be acquired by individual or corhose was laid over until it was tested, poration of any or all unnavigable streams the recorder remarking that he had re-under the false assumption of their imceived a letter from the Pacific Rubber provements for logging purposes. Under Co. apologizing for the delay in deliver. this act a corporation known as the ing the hose, giving as a reason that they Oregon Coal & Timber Company, Joseph had filled an order a few days previous Gaston president, on Tuesday filed in to receiving the order from this city which the office of the county clerk here a map caused their stock to run out. Marshal of Columbia county, showing the loca-Clements made a request for an increase tion of the streams tributary to Nehalem of \$5 in his salary, and when asked the river, together with the proper incorporareasons, stated that as city warrants tion papers, claiming exclusive right would be discounted in the future it took under the act of the transportation and that amount off his salary, the council booming facilities afforded by the varithereupon made his salary \$45 a month. ous streams flowing into Nehalem river. J. J. Ford and Fred Arthur were appoint- under the pretext of their improvement. ed special coustables for the 4th. County This vast work cannot nor will not be Judge Sappington was present and accomplished by this corporation only wanted to know what the city council at such time as it may desire to perform intended doing about the water system. He said that if something was not done a matter of fact and law, any private to stop the leaks in the pipe between this improvement or utilization of the city and the Fairview creamery the streams for the purpose of transporting county court would condemn it, which logs, piling or shingle bolts; in fact, the county commissioners wanted to do, none other than the company has the but if something was going to be done right to utilize the natural water courses to improve the system the county court of that vast district for private or public did not want to shut the city off from benefit. Without doubt the object of the getting water. The judge said the pre- company is to collect toll upon each foot sent company had promised him time of timber floated in the stream, and the and again that the nuisance caused in law excluding the private use of the the county road by the leakage should streams, renders the grasp of the corbe attended to, and on one occasion Dr. poration all the more forcible and the May went to him and asked as a person- situation of the small land owner all al favor that the court condemn the sys- the more helpless and pitiable. Of tem. It was pointed out to the judge course, on the other hand, there is an that the water company was making extreme. The people may demand the arrangements of put in new pipe and a transportation of their logs and piling, larger reservoir above Turney creek, but but it is unjust that commerce and init seemed to be the sense of the council dustry must await the pleasure and conthat the company should get to work at sult the convenience of those holding once. The recorder was instructed to the franchise of the stream before write the water company, giving it a their product can be transported to "jacking up." After this was disposed of market or a convenient place for manu-

A Proposition in Analogy

growl. And a rival cur with an angry howl, Both snarling and eager for the fray, And only a big fence in the way. But each showed a dangerous, glittering eve As he on his side snarled a bold, fierce defi. Bow-wow !" growled the woolly. "Br-r-w-r-r !" yelped the cur. 'I'll chew," said the woolly, " your fleabitten fur!" You can't-you're a coward !" the rival cur cried. "And I'll cat you alive if you ll come out-side!

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