

Dan Murphy Nearly Drowned.

It appears that when the fatal accident befell Jerry Murphy this morning, when he was killed by the top of a dead tree falling on him, his brother, Dan Murphy, had fallen into the river and they were getting him out when the sad news was brought to him.

Commissioners' Court.

Following are the additional proceedings of the commissioners' court, which were acted upon after we went to press last Thursday: The bid of G. W. Sappington to grade the Jenkins road was rejected. The petition of A. W. Fox for a county road was continued. The bid of Wm. Tinnerstet and J. W. Tompkins to grade Jenkins road was rejected. The petition of O. Young for cancellation of tax title was continued. The petition of Jacob H. Cook for cancellation on taxes on certain lands was granted. Petitions of W. N. Jones for cancellation of taxes for the year 1902, were granted. In the matter of the maintaining a gate across the county road through the farm of I. H. Moore, permission was granted. The application of Claude Thayer for redemption certificates on lands sold by county were ordered issued. The petition of A. Benschmidt for a county road was continued. B. C. Lamb, for books and paper 75 65 L. Parrish, salary as commissioner and mileage 27 00 G. W. Bodyfelt, as commissioner and mileage 25 00 W. W. Conder, salary as county judge 100 00 In the matter of the petition of L. Parrish for a county road, Daniel Callahan filed a claim for damages on account of the location of the above named road across his premises in the sum of \$350. The court allowed Callahan \$125.00, and if he was dissatisfied with this, then Amos Vaughn, C. A. Elliott and S. W. Elliott were appointed to appraise damages according to law. The covering of the trestle near Trask river, the court agreed to pay John R. Harter \$10.00 per M. for the lumber contained therein.

Real Estate Transfers.

Transfers for the week ending May 14th, 1903. Furnished by H. T. Botts, abstractor. W. S. Randall to John S. Lamar. Lots 6 & 7 block 1, H. F. Goodspeed's addition to Tillamook. \$600.00 G. B. McLeod and wife to State of Oregon. Quit-claim Sw. Sw sec 27 & lot 4 sec 31, 2 N, S. \$1.00. One mortgage filed securing \$2767.56. U.S.A. to Charles S. Pulliam. Patent, S 1/2 Ne and Nw Ne, sec. 11, tp. 6 S, range 9. U.S.A. to Hiram C. Page. Patent, N 1/2 Se and N 1/2 Sw, sec. 21, tp. 2 S, range 10. Claude Thayer and wife to Tillamook County. Deed for road in sec. 36, tp. 1 S, range 10. C. H. & Helen Smith, by sheriff, to F. Botelsh. Se Ne, sec. 8 and N 1/2 Nw, sec. 9, tp. 1 S, range 8. Small tract in lot 5, sec. 23, tp. 3 N, range 10; lot 3, sec. 16, tp. 1 S, range 10; and part of lots 3 and 4, block 1, Tillamook City. \$1100.00. John S. Judd, et al., by sheriff, to Viola A. Davis. Se Ne, sec. 16 and 60 acres in W 1/2 Sw, sec. 15, tp. 1 S, range 9. \$455.00. James R. Finley and wife to Robert R. Finley. Deed of correction for small tract of 3/4 acre in Sw Se, sec. 3 S, range 9. \$100.00. T. D. Allen and wife to Jacob H. Cook. N 1/2 Sw, sec. 21, tp. 2 S, range 10. \$500.00. C. F. DeGuire and wife to Jacob H. Cook. N 1/2 Se, sec. 21, tp. 2 S, range 10. \$550. J. E. Hosmer and wife to Jacob H. Cook. S 1/2 Sw, sec. 21 and N 1/2 Nw, sec. 28, tp. 2 S, range 10. \$1240.00. U.S.A. to Frank Hanel. Patent, lien selection, N 1/2 Se, Sw Se and Se Sw, sec. 27, tp. 1 N, range 9. T. H. Goynne and wife to Rollie W. Watson. Tract in Ne corner of block 1, Thayer's addition to Tillamook. \$1500.00. Henry Rogers and wife to A. J. Burdick. Nw Nw, sec. 10 and Ne Ne, sec. 9, tp. 2 S, range 9. \$500.00. Elias West to Jacob H. Cook. Lots 5 and 6, sec. 19 and N 1/2 Sw, sec. 20, tp. 2 S, range 10. \$1175.00. Samuel M. Dailey to Jacob H. Cook. Sw Sw, sec. 2; S 1/2 Se, sec. 3; and Ne Ne, sec. 10, tp. 2 S, range 10. \$1000.00. Isaac W. Hiner and wife to Freeman Jackson. 20 acres in Sw Nw, sec. 20, tp. 3 S, range 9. \$292.00. William C. Morton and wife to Henry Farmer. Blocks 9, 11 and 14, W 1/2 block 10, Se 1/4; block 10, Ne 1/4; block 15 and S 1/2 S 1/2 block 4, I. C. Bewley's addition to Bay City. \$1. Three mortgages filed securing in the aggregate \$2125.00. Satisfactions filed of two mortgages securing \$770.00.

Notice to Housekeepers.

Having purchased of Olsen & Co. their entire stock of Households Good, I wish to give notice that I intend closing out the stock of Stoves, Tinware, Granite-ware, Crockery and Glass, Curtains, Blankets, Sheetting and Draperies, to make room for a larger stock of furniture. The sale will last for the next 60 day, and will be sold at a sacrifice of 25 per cent below cost so as to dispose of it. Call early and get the choice. For this is a splendid opportunity to fix your home at very little cost. You had better hurry. C. E. REYNOLDS.

Milk for Condensing.

The following inquiry in relation to milk for condensing purposes and the interesting reply is taken from the Rural New Yorker: We notice on page 242 an article on the price of milk offered by the Borden Milk Co., and we are interested to know a little more about the way they work. Will you publish a list of the requirements demanded of the farmers who produce that milk? Middletown, Del. C.B. The Borden pay the following prices for milk testing from 3.9 per cent to 4.5 per cent, at Norwich and Delhi, N.Y., this summer: April, \$1.25; May, \$1.10; June, 95 cents; July, \$1; August, \$1.25; September, \$1.35. For milk testing above 4.5 per cent the following scale is paid: 4.6, two cents per 100; 4.7, four cents per 100; 4.8, six cents; 4.9, eight cents; five per cent; five per cent, 10 cents; up to 5.5, 20 cents more is added to the schedule price. For milk falling below 3.9, a corresponding reduction is made. I have at hand a copy of the Borden contract. It is a long one and is quite full of details. Among other things they require stables to be whitewashed twice a year, manure to be removed from the stables and no horse manure can be used as litter in the drops; any cow not appearing in perfect health to be removed from the herd, and none of the milk from such to be delivered; no milk to be delivered from cows 60 days before freshening or within 10 days after; cows to be brushed, and milk to be strained, using a strainer of 100 meshes to the inch. If any inspector or representative shall have reason to suspect that milk is not in proper condition, all milk from that dairy may be rejected, and a veterinary may be sent at any time to examination of the herd. The milk must be set in cans in cold water and stirred, the water in the vat being as high as the milk in the can; and the temperature must be reduced to 58 degrees within 45 minutes. The milk must be delivered at such an hour as the purchasers may specify, and must not be above 60 degrees when delivered at the factory. A spring wagon is to be used in hauling and a clean canvas cover spread over the cans. The stables must be properly lighted and ventilated. No feeds that can impart a disagreeable flavor, or reduce the richness of the milk can be used. Among those specified are turnips, barley, sprouts, distillery grains, objectionable Buffalo feed and silage. There is also in the contract a clause allowing the purchasers to refuse the milk if they are unable to procure supplies of any kind, or meet with other hindrances in their business, but binding the seller to resume supplying whenever normal conditions are restored. There are other requirements, but the whole contract would fill nearly a page in The R.N.Y. It is safe to say that the contract is "iron clad" so far as the seller is concerned, but binding the purchaser to little that he cannot evade if desired. The company agrees to pay a specified price for milk and to wash and steam the cans. They will not contract, I am told, unless the seller specifies an amount of milk each month that suits their interests, and if the amount in the flush goes much above the estimate there is likely to be an order to hold back for a week or so. The requirements and inspection have been quite rigid, but, comparatively, the prices have ruled so high that farmers have usually felt repaid, and have found little or no fault. Of late, other concerns are paying better prices for milk, and some of the restrictions have been considered burdensome, notably that relating to the feeding of silage. It is a matter of remark that in case of strong competition, like a well-conducted cooperative creamery, the enforcement of many of the requirements is not so rigid. The Borden, it is believed, helped the farmers in many respects. H. H. L.

General News.

For the past 20 years the farmers throughout the Palouse country have raised nothing but wheat. Now they are turning their attention to fine stock, also to horses and hogs, and they are making money at this easier than they did with the large fields of wheat in former years. Accumulated waters of the Upper Coweman River, 30 miles above Carrollton, Wash., tore out an enormous dam Friday night wrecking a saw mill, tearing out wagon bridges below on that stream, and casting adrift thousands of logs which were ready to be rafted to Portland mills. The damage is estimated at something between \$20,000 and \$30,000, and hundreds of men in the tributary camps along the Coweman and Bear Creeks are thrown out of employment until late next Autumn. Despondent over domestic troubles, a German farmer named Doete, living two miles east of Damascus, hanged himself in a canyon half a mile from his house. His body was found hanging to a pole on a fence. He had been dead for some time. Gabriel Norris found the body. Doete was about 60 years of age, and had a wife and a married son at Damascus. He was perfectly sane and had no trouble with anyone, so far as known, and domestic troubles are believed to be the cause of his rash act. For a week past he had seemed despondent, but his suicide was a great surprise to his neighbors. What will be the most extensive quarantine of cattle in the West for many years will be in effect within a few days as the result of the general prevalence of the mange. Governor Peabody, of Idaho, has issued his proclamation. Other states and territories to the number of six or eight will come under the same rule before the end of the week. Cattle from the Mexican border to Canada will come under those regulations. Officials of all states and territories included within these bounds are acting together in the movement to stamp out the disease and protect the herds. Practically all of the territory from the Rocky Mountains to the Missouri River will be included in this quarantine. Telford McDonough, the 11-year-old son of M. T. McDonough, was accidentally killed at the family home in Brookfield Friday evening. The boy was in a room alone when his brother, who was in an adjoining room, heard some heavy object fall on the floor, followed almost immediately by a gunshot, and running into the room he found Telford lying on the floor dead, with the greater portion of the top of his head blown off and a smoking rifle by his side. The boy had evidently dropped the gun, when it went off, the bullet entering his brain and causing instant death. The funeral was held from the family residence, with the interment in Brookfield cemetery. M. B. Rankin, president of the Electric Sawmill Company, which is putting in a plant at St. John's, says he hopes to have the mill in operation toward the close of the present month. There has been delay in getting the track for the saw carriage, but Mr. Rankin says it will be received in a short time. This is the only electric sawmill in the United States, but Mr. Rankin is satisfied that it will prove a great success. He says an electric sawmill on much the same plan was operated successfully in Tillamook County for six months, when it was destroyed by accident. Application of electric power to the operation of the saws permits a great economy in space. Large or small logs may be cut up into lumber by means of the combination of saws geared together in the single frame. News brought from Guatemala by people who have seen the ruin wrought by the recent eruption of Santa Maria volcano confirms all previous reports. The situation could hardly be worse. "All the coffee plantations in the vicinity of the volcano have been destroyed for all time. Ashes from 10 to 15 feet deep cover the entire country. In the neighborhood of the volcano the ashes are so deep that only the tops of a few of the tallest trees can be seen. Scoria and ashes cover 100 square miles of land to a depth of from five to 15 feet and 500 square miles of country was affected. One third of the entire coffee crop has been destroyed. About 300,000 quintals of the very choicest coffee has been lost, and all the land upon which it was grown is doomed to eternal sterility."

Pleasant Valley.

Dr. Mills has the champion leghorn hen. She layed an egg which measured 6 1/2 inches by 7 1/2 inches. I think Pleasant Valley has the belt. Freeman Jackson and wife, of Beaver, called here the first of the week. He has been quite sick and we are glad to see him out again. Fred Davidson came up from town the other day and rented his farm to B. W. Turner and re-rented the Anderson place to John Simmons. Born, to the wife of Amos Blum, on the 1st May, a bouncing boy. Mother and child doing well, but papa seems to be star gazing or walking on soft snow. F. Blum, Henry Simmons and George Parrish are slashing brush and clearing land for T. H. Goynne. B. W. Turner, while working on the church last week, received quite a painful accident by the scaffold breaking and letting him fall about eight feet, landing on the sleepers below. Grandma Moore is still very poorly and has not left her bed for over two months, but we hope for her recovery. The U.B. church is nearing completion. Services were held there last Sunday and we understand that the church will be dedicated next month. Through the latest utterances of former President Grover Cleveland, it may be said that he would accept the Democratic nomination for President if it should be tendered him.

Ordinance No. 144.

An ordinance to provide for the lighting of the streets and furnishing the city with electric lights and power. Authorized and empowering Clark E. Hadley, of Tillamook, Oregon, and his successors and assigns to construct, maintain and operate an electric light and power plant in the City of Tillamook, County of Tillamook, State of Oregon. Whereas, Clark E. Hadley, of Tillamook, Oregon, is desirous of constructing, maintaining and operating an electric light and power plant in the City of Tillamook, Oregon, for public purposes, and Whereas, the construction of the same will entail a large expense upon the part of said Clark E. Hadley, as to which he desires protection; Now, therefore, in consideration that said Hadley does, within eighteen months from the passage of this ordinance, construct, maintain and operate such an electric light and power plant, The people of Tillamook City do ordain as follows: Sec. 1. That Clark E. Hadley, of Tillamook, Oregon, his successors and assigns, be and he hereby is granted the right and privilege to erect, construct, maintain and operate electric light and power wires and cables and poles and supports therefor and the laying and use of underground conduits or subways for the same in, under, upon or over the streets, alleys or public parks or public grounds of said City, and in, under, over and upon any lands owned or under the control of said City, whether they be inside the limits of said City or not and the right to make connections at intersecting streets, and to stretch wires and cables on said streets for the purpose of furnishing light to the City and disposing of electricity for operating electric lights and other purposes, and generally to do all things necessary for the successful operation of an electric light and power plant for the purpose of furnishing, generating and disposing of electric light and power for general electrical purposes. Sec. 2. Said Clark E. Hadley, his successors and assigns, in the exercise of the rights and privileges hereby granted him to erect, construct, maintain and to stretch thereon the wires, cables and of his electric light and power plant, shall do so in such a manner as not to interfere with the free and unobstructed use of the streets for travel, in other words, he shall erect his poles at such points in the streets, alleys, public parks and public grounds, and place the wires at such a height as not to interfere with public travel or the public use of the streets, and to the satisfaction of the Committee on Streets and to the satisfaction of the Superintendent of Streets. Sec. 3. Whenever it shall become necessary, in the construction, erection or repair of the Electric Light and Power Plant, hereby authorized, to in any manner interfere with any public street, alley, public park or public grounds or part thereof, the said Clark E. Hadley, his successors and assigns shall, without delay, put such street, alley, public park or public grounds in as good order and repair as the same was before it was disturbed, and shall remove all surplus sand, earth, rubbish and other material from the street, alley public park and public ground, which shall have been displaced by him. Sec. 4. It shall be unlawful for any person or persons without authority from Clark E. Hadley, his successors and assigns, to in any manner interfere or meddle with, injure, remove or impair any of the electric light or power poles, wires, cables or lights or apparatus belonging to said Clark E. Hadley, his successors and assigns, except that in the case of conflagrations the said wires and cables may be cut and removed by the proper authorities, at the expense of said Clark E. Hadley, his successors or assigns; and any person violating any of the provisions of this ordinance shall be guilty of a misdemeanor, and upon conviction thereof by the Recorder, he shall be subjected to the payment of a fine of not less than ten dollars or more than fifty dollars, or be imprisoned in the City jail not less than five days nor more than twenty-five days, or both. Sec. 5. In consideration of the rights and privileges herein and hereby conveyed, said Clark E. Hadley and his successors and assigns shall, immediately upon the establishment and installation of the Electric Light and Power Plant herein and hereby authorized, and during the time it is operated, furnish to the City of Tillamook, without cost to said City, electricity for the lighting of the City Hall of said City of Tillamook. Sec. 6. After the establishment and installation of the Electric Light and Power Plant herein and hereby authorized, and during its operation said Clark E. Hadley, his successors and assigns, shall install and maintain lights on the streets and for the City at such points and places and at such rates as shall be agreed upon by the said Clark E. Hadley, his successors and assigns and the City. Sec. 7. Clark E. Hadley is hereby authorized and empowered to collect and receive charges, and tolls for the use of said electric lights and electric power, providing such charges shall not exceed four cents per candle power. Sec. 8. All rights and privileges hereby granted and conferred shall expire at the end of ninety-nine years from the date of the passage of this ordinance. Read first time April 20, 1903, at 8.25 o'clock p.m. Read second time April 29, 1903, at 8.27 o'clock p.m. By unanimous consent of the members of the Common Council present put to its third reading and read for the third time in open Council, this April 29, 1903, at 8:30 o'clock p.m., and being now before the Council on the question: "Shall the ordinance pass?" the vote resulted as follows: Ayes, 4; noes, 0. Whereupon the ordinance was declared duly passed. THOS. COATES, City Recorder. Received by the Mayor April 21, 1903. Call for General Fund Warrants. All county General Fund Warrants of Tillamook County, endorsed prior to Jan. 14, 1901, are now payable, and will be paid on presentation. Interest ceases this date, April 29th, 1903. P. W. Tonn, County Treasurer. Call for General Fund Warrants. All warrants endorsed prior to March 9th, 1901, also warrants No. 1617, 5164, 5164, 5167, 5181, 5202, 5203 and 5209 to 5217, inclusive, endorsed March 9th, 1901, are payable and will be paid on presentation. Interest ceases this date, May 7th, 1903. P. W. Tonn, County Treasurer.

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A. K. CASE, PROPRIETOR

Tillamook Iron Works General Machinists & Blacksmiths. Boiler Work, Logger's Work and Heavy Forging. Fine Machine Work a Specialty. TILLAMOOK, OREGON.

M. F. LEACH, PROPRIETOR OF

Tillamook Meat Market DEALER IN Fresh and Cured Meats, Hides, Wool, etc. Shop next door to Larsen's Hotel, Tillamook

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LARSEN HOUSE, M. H. LARSEN, Proprietor.

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Now is the time to buy a new Sewing Machine for \$22.00, with drop head and all the latest improvements at MCINTOSH & MCNAIR'S. It is the BONITA SEWING MACHINE, and they range in price from \$22 to \$35, with ball bearings. They are little beauties, perfectly made and something new on the market. These machines are a better article than the peddlars are charging \$65 and \$75 for.

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