CIRCUIT COURT CASES. Writ of Review on Local Option Election to Come up.

The circuit court will convene on Mon day, with Judge W. Galloway on the hench. There are not many cases on the docket. Those of most importance to the public is the writ of review on the local option election, in a petition filed by J. S. Lamar, a saloon keeper of this city, the decision in which is avaited with some amount of interest, for if the Thursday afternoon of last week, when will of a large majority of the voters is Fred Tomlinson came to an untimely defeated on a technicality it will mean death in the Tillamook river while operanother local option election in Tilla- ating the ferry. George Coffmanleft this mook next June. The other two cases city on horseback to return to his home of interest to the people is that of the at Netarts. On reaching the landing he claim of the county against the estate found that the ferry was on the west side of the late H. H. Alderman on account of the river. He attracted a man on the of the shortage in his accounts and that other side of the river, who started with in which County Judge W. W. Conder the ferry, which is propelled by pulling has filed suit against ex-County Clerk at a cable attached to each side of the Homer Mason to compel him to turn river. Coffman did not watch the ferry over land office fees, which no one ques. after started, until he heard the cable tioned as belonging to the ex-county snap, and looking in that direction he clerk until this action was brought, as saw that the man was splashing about all other county clerks in Oregon have in the water at the west end of the ferry. retained and are still retaining the land There was a strong northwest wind at form government work. Prabably the The man called lustily for help after he latter case will not come to a trial at was in the water. Coffman answered this term of court, as Mason's attorneys him by saying that he would come to his will move that the complaint specify the assistance with a boat and not for him celled. amounts of the fees collected.

since the last term of court, but we are river, but the boat had no oars. Seizing redemption certificate. not certain whether this will be dore.

State of Oregon, plaintiff, vs. Frank Severance, administrator of Herman Brown, deceased, defendant. Confirmation. Eddy & Botts for plaintiff.

Action for money. Eddy & Botts for had no boots on, which he must have red ders of court house and bridge. plaintiff; Handley & Thayer for de moved after he fell into the water, the fendant.

I. Parrington, defendants. Action for cable parted and fell in backwards. money. J M. Pearcy and Handley & The deceased was 37 years of age, and Thaver for plaintiff.

Louis W. Glaser, plaintiff and replaintiff; Handley & Thayer for defendant.

Seth F. Moon, plaintiff, vs. R. M. Dingess, defendant. Transcript from County Court. Eddy & Botts for plaintiff: Handley & Thayer for defendant.

John Marolf, plaintiff, vs. The Tilla Handley & Thayer for defendant.

Tillamook County, plaintiff and respondent, vs. the estate of H. H. Alder. the prarie last Sunday. & Thayer for plaintiff; Ralph R. Duni way for defendant.

Z. F. Moody, plaintiff and appellant. vs. W. M. and N. M. Learned, defendants and respondents. Appeal from County Court. Handley & Thaver for plaintiff ; C. W. Talmage for defendants. James M. Mapes, plaintiff, vs. John

Weiss and J. D. Morris, partners under the firm name of the The Tillamook County Lumber Co., Jobe Foster and the Little Nestucca Toll Road Co., a the Little Nestucca Toll Road Co., a corporation, defendants. Action for The New York Stock Exchange is con-C. H. Woolfe, salary as sheriff 1 mo. 133 35 word of sympathy for the sorrowing,

Norris Safe and Lock Co., plaintiff, vs. & Thayer for plaintiff.

Tillamook County, plaintiff, vs. Homer Mason and his sureties, while county clerk, defendants. Action for money. Handley & Thayer for plaintiff ; Eddy & Botts for defendants.

Botts for plaintiff; W. H. Cooper for

and Rollie W. Watson, defendants. City. Foreclosure. Handley & Thayer for plaintiff; Eddy & Botts for defendants

trator, defendants. Foreclosure. W H. Cooper for plaintiff.

tiff; R. R. Duniway for detendant,

Hiram B. Moore, defendant, Foreclosure. Eddy & Botts for plaintiff. Augusta Hunt, plaintiff, administratrix, ys. Carrie A. Bailey, W. C. Bailey and the Yellow Fir Lumber Co., a corporation, defendants. Foreclosure.

UNFORTUNATE DROWNING

Eddy & Botts for plaintiff.

Cable of Ferry Breaks and Fred Tomlinson is Thrown Overboard.

Another case of drowning occurred on office fees, and over which the state has the time, and when the accident occurred no jurisdiction, when county clerks per- the ferry was one third across the river. to exert himself too much. He expected In the matter of the tax sales of Ne 1/4 a bit of board to propel the boat, just as he was about, he saw the man disappear and a number of boats dragged for the redemption certificate. body, and at low tide soon after six drowned, but it was ascertained later in and issue redemption certificate. James W. Johnson, plaintiff, vs. The the afternoon that it was Fred Tomlin C. A. Keep, plaintiff, vs. The Oregon him, for they were leather boots and of \$182.15. Navigation Co., a corpora. hard to pull off. Tomlinson must have

he leaves a wife and four children to Geo. W. Kiger, plaintiff, vs. G. O. mourn his death. He was a sober, indus. Nolan and O. J. Painter-Nolan, defent trious man and a good wife and father, dants. Action for money. C. W. Tal. as well as a good citizen, and was a mage for plaintiff; Eddy & Botts for member in good standing of the A.O.U. W. lodge in this city. The funeral took place on Saturday, the services being in spondent, vs. Tillamook Logging Co., C. A. Stockwell, and the burial in the the M.E. church, conducted by the Rev. defendant and appellant. Transcript 1 O.O.F. cemetery, which was attended by a large number of sympathising friends.

SOUTH PRAIRIE.

The frost of the past few days have injured the early fruit and strawberries to quite an extent.

Charley Wells and Ed Leach captured mook Logging Co., defendant. Suit for a young cub bear the other day, Charley damages. A. W. Severance for plaintiff; also had a bear to wound one of his valuable dogs severely.

Mr. Williams, of Tillamook, visited on

man, defendant and appellant. Appeal Hull Johnson is moving his house to a man, defendant and appellant. Appeal Hull Johnson is moving his house to a from eccusty court in probate. Handley more desirable location on Bewley creek. T. H. McCormick, witness and W. B. Powell has disposed of his large team of horses, getting smaller

> John Webber is buisy hauling lumber from Tillamook.

Fess Quick was on the Prairie last Tuesday on business.

Chas. Wells was rolling logs with a G. B Lamb, incidentals. donkey engine on his ranch last week. Lloyd Powell intends helping to make cheese at the Red Clover factory this

money. Handley & Thayer for plaintiff. fronted with a condition, not a theory. P. W, Todd, salary as Treasurer John S. Lamar, plaintiff in error, vs. After July 1 a stamp tax of 2 cents per The County Court of Tillamook County, \$100 of par value of stock securities sold defendants in error. Writ of review, or transferred must be paid to the state. C. W. Talmage for plaintiff; District To realize what this seemingly insig-Attorney and Eddy & Botts for de. nificiant impost amounts to, it might be stated that based on a calculation of the business done last year, Wall street's F. L. Sappington, plans and speci-donation to the state government would fications Nehalem bridge. Henry Meister, E. W. Stanley and the donation to the state government would U.S. Fidelity & Guarantee Co., de. exceed \$5,500,000. There have been lendants. Action for money. Handley days on change when 1,000,000 shares, Oscar Bergman & Co., for work on of a par value of \$100,000,000 have been dealt in. Some times the figures run over that, so it can be seen that the state has picked out a great source of revenue W. W. Conder, county judge 50 00 ple are anxiously waiting the advent of -it it lasts. Governor Frank Higgins, George W. Phelps, plaintiff, vs. Tilla- is looked upon as a snare of the evil one. mook County and G. N. Hodgdon, is responsible for the passage of the bill. defendants. Writ of review. Eddy & He had the measure introduced, forced Martin Ripley it through the Senare and listened unmoved when a delegation comprising J. R. Harris John Ronetsch, plaintiff, vs. Albert W. every Republican legislator from the and Ellen Mills, defendants. Fore metropolitan district called and urged closure. Thad W. Vreeland for plaintiff him to call it off, as it meant the ruin of C. & E. Thayer, plaintiff, vs. R. M. the Republican party in the Greater Dan Hickey.....

The County Court disallowed the bills of the prosecuting witnesses in the Wm Crawford E. M. Porter, plaintiff, vs. Arabella whisky cases for the time they were in John Braunersrenther. Tone and David Fitzpatrick adminis- jail, pending the disposition of the cases by the court. When they testified before the grand jury they were required to Tillamook County, plaintiff, vs. Edith give bonds for their appearance before thoroughly. Of all the Salves you ever M. Alderman, defendant. Suit to set the trial jury. Not being able to raise heard of, Bucklen's Arnica Salve is the with true piety, "Amen! and Amen!" to aside title. Handley & Thayer for plain the bonds, they were committed to jail, best. It sweeps away and cures Burns, The money however, has been raised by Skin Eruption and Piles. It's only 25c.

COMMISSIONERS' COURT.

Lowest Bid for Court House is \$19,500-Contract to be Awarded a "wet" town when he commences to most rigid economist could wish, and on Saturday.

An adjourned meeting of the board of day, with County Judge W. W. Conder Rojestuvensky has fooled Admiral Togo. so reasonable a figure. Mr. S. A. Brod. yesterday, the most sensational shoot. and Commissioners G. W. Bodyfelt and That entirely depends upon what the head has been instrumental in saving the ing of many years.

Geo. Loerpabel present. The bids for the county court house

S. A. Brodhead, of Tillamook, ... 22,205.81 brick.....

A. F. Peterson. of Corvallis,

.... 24,480,00 brick.... 800.00 Extra. for concrete As the bid of H. Snook did not specify whether he intended to include the jail and vault doors, it was Tuesday evening before the court could reach Mr. Snook by telephone, and having done so, better bide away. he stated that his bid was for the court house complete. He was advised to come to Tillamook on Saturday next. when his bid will be accepted, unless

sale upon sales record.

owned by A. Gubser, the sale was can- magnified.

It is thought probable that another to find a boat at the end of the landing, of sec. 8, tp 1 S, R 8 W, and it appear grand jury will be called to investigate but on reaching there found no boat, so ing that the tax had been paid, the sheriff several matters which have cropped up had to go to a scow a little way up the was ordered to cancel same and issue

In the matter of the tax sales of Se 1/4 of sec 33, tp 2 S, R 9 W, and it appearbelow the surface and did not come up ing that the tax had been paid, the sheriff again. Coffman obtained assistance, was ordered to eancel the same and issue

In the matter of tax sales of E 16 of W C. & E. Thaver, plaintiffs, vs. Ben. o'clock it was recovered near the spot 1/2 of sec. 33, tp. 1 S, R 8 W. and it apton Turner, defendant. Action for where it disappeared. It was not known pearing that the tax had been paid, the money. Handley & Thayer for plain- for some time who it was that was sheriff was ordered to cancel the same

The County Clerk was ordered to re Tillamook Logging Co., defendants. son. When found, the unfortunate man turn certified checks to unsuccessful bid-

> Tillamook Herald was awarded the exertion of doing so may have exhausted contract for bid on printing in the sum

Chas. I. Clough was awarded the contion, F. H. Skinner, J. K. Lock and A. been at the end of the ferry when the tract for bid for office supplies in the sum of \$74.50.

The contract entered into between the County Court and Chas. H. Burggraf, architect, on the 11th April, to furnish plans and specifications for the court house was approved and ordered placed on file.

The bids for the construction of a court house were continued until Saturday, when the court will meet again. The bond of W. D. Wood for the con

struction of the bridge across the Nehalem river was accepted. The bids for the Nehalem bridge are as

Olds & Harris, Oregon City.. \$2,368.75 C. F Royal & Son, of Salem 2,678.80 W. D. Wood, Bay City ...

1,600.00 The bid of W. D. Wood, of Bay City, being the lowest, was accepted. Bill of James Christensen, for \$15, was rejected on account of not being specific

Bill of Tillamook Logging Company for 150 feet of wire cable at \$12, was continued. Geo. W. Bibee, receiver Oregon

milage fees, in circuit court. Oak Nolan, witness and milage fees 2 20 grand jury ... Yellow Fir Lumber Co.,.... Oregonian advertising for bids W. A. Williams, strap. clerk ... Thos. Coates, salary as deputy sheriff I mo ... C. A. Johnson, salary as deputy

45 83 . M. Hare, salary as assessor 1 mo. 100 oo Fred Arthur, service as deputy sheriff Fred Zaddach, work on road

15 00 Bill of S. J. Sturgeon of three claims allowed in sum of 22 95

JURORS FEES.

Hamilton.... John Larson 2 20 ROAD DISTRICT No. 1. G. M. Cobb and team

The court adjourned until Saturday. Makes a Clean Sweep.

George E. Chamberlain, constituting the temperance people of Baker City and guaranteed to give satisfaction by the State Land Board, plaintiff, vs. and the amount made good to them.

Editorial Snap Shots.

for that reason there ought not to be nurse his off spring.

latter admiral is up to.

"wet" issues of that newspaper. * * *

It is reported that several young men house, quite a bit smaller than the one in the neighborhood of the Miami have hit the trail for fear of being arrested on a charge of criminal assault, and if they don't want to go to the pen they had

It will be noticed that but very few and those who have taken the short cut saloon keepers, so the "tangle foot" that In the matter of the cancellation of made so many of our citizens feel good outsider. tax sale of S.W. 14 of Se 1/4 of sec. 16, tp. must have made the wholesale liquors 3 S, the sheriff was ordered to cancel the dealers feel had when so many men took drinks at their expense. This is only In the matter of taxes on Wagner land another instance of the treating abuse

tion is afforded the fish after they are The Lincoln County Leader says: "A hatched and turned loose. This private bicycle store at Corvallis has been forced enterprise suggests that it might be a to quit business. It is presumed that good plan for the men who are most since the booze stores were chased out of interested in catching and canning salthat town the male citizens have gradu- mon to adopt the same plan. Let them ally regained the use of their legs and are get together and hatch their own fish again able to walk uprightly and in a as the Cottage Grove man is doing with straight line." We fail to see, however, the trout. This would settle a vexed what the closing of a bicycle store has to question, and if the canners and fisherdo with local option or male citizens men knew that they had to pay for rebeing able to walk straight. plenishing the supply of fish out of their own private funds they might be a little

The editor of the Oregonian is being more careful in their violation of the smothered with unusual honors. good evangelists now laboring in Port-land are making him the subject of special nd earnest prayers.-Lincoln County

Harvey Scott is not the only editor women in its improvement. If your who has come in for this special honor. school house grounds are a libel on our But of all the professions none need the modern system of education, elect a live generally known until the arrival of the prayers of the church more than editors, woman as school director. If you want stage from Promise, about 2 o'clock For, coming in touch with all conditions a real live farmers' institute, elect a and classes of people, they see and hear bright woman as secretary. In a word, a great many things which make them if you want any public improvement it, for they know how to pull the money

The Eugene Register takes the Head out of your pocket and how to spend it light man to task for some remarks we to the best advantage. Women can do made about the recent railroad flutter lots of things besides go to church, take and the amount of freight now going out care of the babies and cook your meals. of Tillamook. If the Register man had lived where the air had been impragnated The effects of the threatened referendum with railroad procrastination fortwenty upon the general appropriation bill is Tillamook have, he, too, would feel pessi- state institutions at Salem, where, in air."

stated that a block in the Gangloff pro- satisfaction among the amployes. perty will be offered to the county. On the other hand, there is considerable op- It appear from the session laws just for trial. position to locating it there by those received that there was passed by who think the present site is the best and the last Legislature a bill exempting he will be acquitted on every indictment most convenient. No one can deny that, from collecting all delinquent taxes on and it is not probable that the members property at the end of six years from over his case with friends in Washingof the court will want to change the site the time when such taxes became due, ton. He has had much correspondence simply to depreciate the value of some and declaring void all proceedings at-4 80 property to enhance the value of other property in the city.

number of deaths of Tillamook people per of officers displayed cowardice durfor Court House 6 70 since it made its advent in 1888, and by ing the battle of Mukden, publicly dis-1 00 the way some of our best known and gracing them by posting their names at 50 00 dropping out of sight and into the city of camp. of the dead. It is an unpleasant duty to 50 00 write up their obituary. We say a good 50 00 word for the departed and we breath a 8 oo will be the next ?

> 5 60 That the Oregon Traction people will effected a complete cure," Similar cures of Consumption, Pneumonia, extend their line on to Tillamook, there is no doubt. For several weeks their 30 00 chief engineer with cruisers have been busily engaged in locating a feasable route, and from what The News is able to learn the route has been located and will be used at once.-Washington County News.

We sincerely hope that the News is the iron horse and it cannot came too soon or too swift. * * *

It wouldn't take long to save sufficient money to build a bridge across the south fork of Nehalem river if the county court oo would cut out the useless office of road 3 40 master. There are too many bosses and taxpayers have to pay for them. For instance, the road supervisors boss the 6 oo people who work on the roads, the road 40 master bosses the road supervisors, the 14 40 county court bosses the road master, and the county judge bosses the whole oo outfit. Cut out the road master boss 4 00 and appropriate the salary towards building a bridge across the south fork of the Nehalem, and even then there will be more than enough bosses left. We hope that every Nehalemite will say, what we here advocate for their benefit.

> We must congratulate the county court upon getting plans and specifica

DIE IN LAND FEUD. tions for a court house that is commodious and in securing bids that come as

Rollie will quit talking so much about near what the county could afford as the Straut Brothers Killed by J. H.

WALLOWA, Or., April 10.-There oc. any objections, but congratulations that curred at West Grossman, about 25 The press dispatches says that Admiral the county will obtain a good court at miles northwest of this place, some time

J. H. McBain, an engineer, of Grand county several thousand dollars, for the court appealed to him and he spent con- Junction, Colo, who came here several We suppose, if the local option election siderable time with the court previous to weeks ago to take a homestead, shot H. Snook, of Salem, brick \$19,500.00 is defeated in the circuit court on a tech- and after the plans were received, and and killed two young men named nicality the Herald will fall all over itself when it became known to the outside Straut, who had jumped his claim and the people will have a number of contractors that a local man was going McBain came west several weeks ago, to bid, this caused them to cut down surveyed the claim, putting up notices their bids. For instance, A. F. Peterson to that effect, and made a contract with some mouths ago offered to build a court B. S. Brady to erect a house on the land.

When Brady went to work on the that is to be built, for \$27,550. Quite a place he was ordered off by the Straut number of persons think that the court brothers, who had taken possession should have awarded Mr. Brodhead the McBain, who had in the meantime recontract, being the home contractors, turned to Colorado, was notified. The and especially as the bid of H. Snook of story of the encounter is that when Mcwas vague. It is plain to see that some Bain went to his claim he worked one business houses have failed in Tillamook, few persons have worked hard to get the day without molestation, but on the job away from the home man, and the second day met the claim jumpers and something should turn up in the mean- through the bankruptcy court have been speculation amongst people is that the ordered them off. Then one of the county court will decide in favor of the Strauts raised an ax against him.

In self-defense McBain shot him. The other brother shot a hole through Mc A Cottage Grove man has established Bain's hat with a single-barrel shotgun. a trout hatchery with a capacity of McBain then shot him to death while he 60,000 eggs, and a sportsman's club was attempting to reload his gun.

will be organized to see that full protec-

If your cemetery is neglected and a dis-

pushed and completed, set the women at

A Great Sensation.

\$100 Reward, \$100.

The readers of this paper will be pleased to arn that there is at least one dreaded disease at science has been able to cure in all its ages and that is Catarrh Hall's Catarrh

KILL THE COUCH

AND CURE THE LUNGS

WITH Dr. King's

New Discovery

FOR OUGHS and 50c & \$1.00 Free Trial.

Surest and Quickest Cure for all THROAT and LUNG TROUB-LES, or MONEY BACK.

CONSUMPTION Price

gist. Trial bottles free.

laws.-Oregonian.

Thomas Brady, a timber locator, heard the shooting and went to the scene, where he found the two men dead and McBain keeping watch.

Gives Himself Up.

Brady then advised McBain to come to Wallowa and give himself up. He came to Wallowa, and went to the Wallowa Hotel, where he ordered sup per. It was set before him, but he could eat nothing. He then called A. S. Cooley, attorney-at-law, and told him the cir

An attempt was made to get Dr. Seeley, County Coroner, at Lostine, but this could not be done. Early this morning McBain, Cooley, Dr. Gregg and grace to your community, interest the Justice of the Peace Miller left for the scene. Nothing was said before their departure, and particulars were not this afternoon.

No one witnessed the shooting except the men participating. Whether the Coroner's jury which will be convened by the Justice of the Peace will develop anything new remains to be seen. This is the first trouble known in this county over claim jumping for many years.

Coming Home for Trial.

WASHINGTON, April 10.-Representa. years, as some of the inhabitants of already being felt by the employes of the tive Hermann will leave Washington tomorrow for Portland. He will be on mistic, when every once in a while a case it is desired to realize upon their hand in time to be arraigned next Mon. railroad "wind bag" comes here, opens vouchers or certificates at the present day. Mr. Hermann has been unable to his safety valve and blows off his 'hot time, it is accessary to discount them at learn when his case will be called for the rate of 15 per cent, or 85c, for \$1.00. trial in this city, but is satisfied there This state of affairs, coming at this early is no hurry about it, and feels confident The site for a court house is likely to date, with prospects of a further discause some amount of friction, for it is count later, is creating anything but Fall term of court. The District Attorney for the District of Columbia says he does not know when the case will be set

Mr. Hermann goes home confident that returned against him. He has talked with friends in Oregon, and from assurtempted to be taken for the collection ances he has received is satisfied that of such taxes after the lapse of such time. the various cases against him will collapse when brought into court. Mr. Hermann has no more concern over his coming trial in Portland than over the Oregon trials. In fact, he regards the indictment returned in Washington as trivial. Were it considered important by the Government, the Government would have urged prompt trial. As it is. the Government has given the case no There was a big sensation in Lees-ville, Ind., when W. H. Brown of that consideration since the indictment was word for the deplace, who was expected to die, had his life saved by Dr. King's New Discovery for Consumption. He writes: "I endured insufferable agonies from Asth. ma, but your New Discovery gave me immediate relief, and soon, thereafter."

* * * * ediate relief and soon thereafter no idea whatever when the case will be Similar reached, but expects that the docket is Bronchitis and Grip are numerous. It's now crowded and there is little time the peerless remedy for all throat and available for consideration of cases not lung troubles. Price 50c. and \$1.00. Guaranteed by Chas I. Clough, Drugyet on the docket.

Mr. Hermann expects to remain in Oregon until his case has been disposed of. He will return to Washington whenever notified that a time is set for his trial, but he does not expect to receive such word before October.

stages and that is Catarrh. Hall's Catarrh Cure is the only positive cure not known to the medical fraternity. Catarrh being a constitutional disease, requires a constitutional disease, requires a constitutionant treatment. Hall's Catarrh Cure is taken internally, acting directly upon the blood and mucous surfaces of the system, thereby destroying the foundation of the disease, and giving the patient strength by building up the constitution and assisting nature in doing its work. The proprietors have so much faith in its curative powers, that they offer one Handred Dollars for any case that it fails to cure. Send for list of testimonials. Joseph Thompson, the railroad contractor who stabbed Alex. Goeruke at Thompson & Small's camp near Condon December 29, 1904, was sentenced to imprisonment for life by Judge W. S. Bradshaw. A verdict of murder in the ionials.
Address. F. J. CHENEY & CO., Toledo, O., Sold by Druggists, 78C.
Hall's Family Pills are the best. second degree was returned against Thompson at 11 o'clock Satruday night after the jury had been out seven hours. Self defense was the plea, and Thompson's attorneys put up a desperate fight, but the state made out a conclusive case. The defense is moving for a new trial, and is seeking a stay of execution which has not vet been secured. Thompson and Goeruke were boss and cook. respectively, in a construction camp on the O. R. & N. Arlington Condon branch. In an altercation, during which Thompson claimed the cook made a pass at him, the murderer grasped a big knife o ! the table and plunged it into Goeruke's stomach. The injured man died the same day.