TILLAMOOK JOTTINGS.

Eldy & Botts, for abstracts. Walkover Shoes at Todd's. Easter Hats at Mrs. Lindsey's. Fred Quick has returned to the city. Gordon Hats and Gloves at Todd's.* Gent.'s Furnishing Goods at Todd's." Crouse & Brandigee Clothing at

New grass and garden seeds just received at Colm's.

Indge W. Galloway came in on Saturday to hold court.

Harry Sw eney was in the city Mon day from Nehalem. The schooner Oakland came in Tues-

day to load lumber. is at Fred Forslund's.

from Beaver on Tuesday.

W. H. Holmes and daughter, of Salem, were in the city this week. Call and see the Racycie Bicycle at W.

H. Cary's before buying. Money to loan on improved farm pro-

perty.-Apply to F. R. Beals. Golden Gate Baking Powder, 16 oz.

can reduced at 40cts, at Cohn's. lord Morris was in from Portland this

week, where he is in the saloon business.

The latest in millinery at Mrs. Sturgeon's. New styles every week. Prices At the regular meeting of the hose com-

Free samples.

on Wednesday for Beaverton on account hall and in side walks. of the death of their uncle.

A new building is going up to be used by E. A. Ball for a horse shoeing shop near Harris' new feed stable.

Owing to the Exposition, it is expected that the summer travel into Tillamook will be less than previous years.

Ralph R. Duniway was in from Port- Mr. Archie Jennings, Mr. and Mrs. C. land this week, who is attorney for Mrs C. Elliott, Mr. and Mrs. W. B. Powell. Alderman in the suits before the circuit

Fred Forslund, the Plumber, does all kinds of plumbing in a workmanship was made on the treasurer to pay the style and makes a specialty of that kind cost of the same to the security company

been asked to serve as city marshal, and agreed to a set of by laws. ia all probability if he consents to serve he will be appointed.

For stylish Easter Hats, you must go to Mrs. Lindsey's. Call and see all the latest styles in fashionable millinery and get a hat that will suit you.

When you want tinning done go to Fred Forslund's. All work strictly firs class and guaranteed. Repairs of al kinds are exected with neatness.

Percy R Wiley is one of the graduates of the medical college of the University this week before the state medical board, might remove the iron fence which he is appointed at \$45 a month. As the salary of Oregon, and is taking examination after which he will return home for a

For

the

Sick.

come in from 1st May to the middle of June .- Fred O. Skomp, Trask, Or. *

building, where she is prepared to do all kinds of fashionable dressmaking at very reasonable cost.

Nine 3-year old, very promising heifers

Choice butter 45 cents a square at through the Beals' real estate agency. he left the city. On Monday the judge Mr. O'Hara will improve this property and make it his future home.

> Mrs. Cary and five men to work on the urday morning for Astoria.

G J. Ayers, who bought the Graves place at Sandlake on the recommenda-The best equipped bicycle repair shop tion of N. J. Myers, came in last week to look at his purchase and he was well Representative West was in the city pleased with it. He went to Nebalem to look over that part of the county.

Don't forget the coming event of the Season, "Queen Esther" will be rendered future. No date has yet been set, next week, Thursday and Friday even ngs. Get your seat reserved at Clough's drug store. Prices 25, 50 and 60 cents. Come the first night and you will want to come the second also.

Mrs. Abplanalp and her daughter were ouside of Cohn's store on Saturday in a buggy, when Bryan Snuffer passed with his Shetland pony, which frightened the Take your potatoes, eggs and dry horse in the buggy and it ran away and hides to Cohn's if you want the highest the occupants were thrown out, but fortunately escaped with only slight injur-

pany on Thursday evening, the boys Powerine, the new washing powder, balked at paying the \$50 they had procan't be equalled. Cohn & Co. sell it. mised the city to help pay for the new bell tower, because, it was claimed, the Ladies! Attention! For the most money they had paid in fines, etc., would stylish tailor made suits, go to Sarchet's, go to pay off the outstanding warrants against the city. The company, how-Supt. W. W. Wiley and his sister left ever, decided to expend \$50 upon the city

Mr. and Mrs. Tracy Elliott gave a birthday dinner to a number of their friends in honor of the 18th birthday of their daughter, Miss Lizzie, a samptuous feast was spread, consisting of many delicies. Among those present were: Mr. and Mrs. Tracy Elliott, Miss Lizzie Elliott, Mr. and Mrs. Frank Fowler,

At a meeting of the water commission on Thursday evening, the bond of Treasurer McNair was accepted, and an order in the sum of \$168.75. The commissio The Racycle is a totally different also ordered warrants drawn for : Otto wheel. It will climb hills that no Heins, copying specifications, \$5; Tillaother bicycle can. For sale at W. H. mook Headlight, printing, \$3; C. & E Thaver, for city warrants, \$750 and It is reported that Clyde Clements has \$15.15 interest. The commission then

Another Pioneer Passes Away.

this afternoon and an obituary notice they took any action,

now obliged to throw around his person when he goes out to make a call.

Whatever the doctor prescribes or suggests, is what I specially try to supply, and succeed as well that I an known as Headquarters for all SICK ROOM GOODS.

Chas. I. Clough, Reliable Druggist.

FRED FORSLUND, the Tinner & Plumber.

Repairs Guns, Locks. Typewriters, Keys, Bicycles and Sewing Machines. Makes a Specialty of Plumbing. Repair Shop, Opposite McIntosh & McNair's. **********************************

The Best Hotel.

THE ALLEN HOUSE,

J. P. ALLEN, Proprietor.

Headquarters for Travelling Men.

Special Attention paid to Tourists. A First Class Table. Comfortable Beds and Accommodation. Court House Contract Let.

for sale ; Jersey and Holstein mixed ; will At the adjourned meeting of the board of county commissioners on Saturday, Miss Lottie Freeman has opened dress house was awarded to H. Suook, of making parlors in the old Watchtower Salem, for \$19,500, but much to the surprise of most people it was concrete walls that the court decided upon, which can be constructed much cheaper than Ben O'Hara has purchased 20 acres brick. It seems that S. A. Brodhead of the Thayer tract south of the city pointed this out to Judge Conder before and the contractor returned to the city and the contract was changed from the The steamer Sue H. Elmore came in on concrete walls to brick, with the proviso Wednesday and her passengers were that the county court experiment in the Martin Wallace and wife, Mrs. David, brick business and guarantee it, and the pipe line. She will leave Garibaldi Sat- next year. The county court made a mistake when it failed to accept the bid of Mr. Brodhead, for his was the only bid that the court should have accepted.

Amateur Theatricals.

The "Bank Cashier," a dramatic play in three acts, will be presented by the Academy Dramatic Club in the near but as near as we can ascertain it will be about the 5th May. This play will be one of the best ever presented before a Tillamook audience. The members of the club made up their minds that this was to be their best play, and they are rehearsing at every opportunity to bring that desired end about. The play abounds in thrilling scenes and humor ous selections, which will keep the audi ence in one continuous roar of laughter from start to finish. These amateur players have been preparing for this entertainment the past six months, and by the way in which they are perseverof the entertainment.

City Council Meeting.

A meeting of the city council was held on Monday evening, with Mayor Cohn and Councilmen W. O. Chase, H. Mason, L. Hiner, A. T. White and M. F. Leach were present.

Report of committee on examination of accounts of Ralph Ackley, ex city treasurer, was found correct and accepted. Committee recommended to accept bill tower, which was erected by A. K. Case, which was done, and authorized the mayor and recorder to close the deal whereby Case was to be deeded the lots where the city hall previously stood, Recorder Coates made a recommenda-

tion in behalf of the hose company in which the latter agreed to expend \$50 front of the city hall. Councilman Chase ompany should pay over to the city the \$50 it had promised. After some discussion it was decided to accept the offer of

the hose company. A letter was read from W. H. Holmes and Webster Holmes, of Salem, who are attorneys employed by the Tillamook Water Company, advising the city coun-Mr. J. N. Nolan, who has been sick for cil that they were about to bring action its pioneers. The funeral will take place that they should take ligal advice before

vill be given next week. The deceased W. C. Wolfe offered to serve as city cayes a wife and nine children to mourn marshal for \$10 per month and to be paid \$2 a day when employed on street work. Councilmen Leach and Chase Czar Nicholas would be glad to see a wanted a man to devote his whole time herd law adopted in Russia, so that he to the office, and Chase wanted his father of the marshal had been reduced to \$5 a month, it was decided to leave the matter of appointing a city marshal until

Peter Brant presented a petition, which was signed by most of the business men, asking that the city vacate 30 feet of the street opposite the property of R. M. Wade and Peter Brant, so as to give more ground for the new court house. All the councilmen expressed an opinion there was plenty of ground in the block for the court house without closing ap part of the street, and B C. Hadley incided with the city council by saying there was plenty of land there if only the county court would believe so. Councilnan Chase moved that the petition be placed on the table, which was carried. Walter Lynch was granted permission to put in a side walk to the boat house

on thee water front. A. W. Fletcher wanted to know if the city council had any objection to the Mutual Telephone Company extending a line into this city, as it was proposed to start mutual telephone companies in the of which is that each subscriber owns his this evening.

Notice.

On and after May 1st we have decided

to sell only FOR CASH.

Editorial Snap Shots.

The city council, when it "fired" City Marshal Quick, seemed to be of the opinion that the street and road work could be done cheaper if it was let out by conbuilding is not to be completed until tract. Councilman Chase is not talking that way now, as he wants his father appointed city marshal.

> be an expensive undertaking if it lost. It | succession. is said that the company will endeavor to prohibit the city from selling water. Let's have a drink of free water, please.

enter a protest.

'dry' band wagon before long.

the Bay Cityite knew that he was throw- for the taxpayers. ing away a little fortune and the opportunity to become a showman, he knocked the calf on the head before it had time to mouths to feed, and with three ears, was to keep on his ranch.

The last state legislature raised the salary of County School Superintendent W. W. Wiley's from \$600 to \$1,000 a year, but much to his surprise now that the session laws have come to hand it is on improvements and a side walk in reen that the \$200 he had been previously allowed for traveling expenses is cut out. objected to this, stating that the hose The superintendent will now have to visit the school marms riding shanks pony, furnish his own motive power on a

A. W Fletcher appeared to have conpense when he told the city fathers that several weeks, passed away last night, against the city in the circuit or Federal that the Mutual Telephone Company did and Tillamook County loses another of courts. Most of the councilmen thought not ask \$35,000, that the company did dle of the street and there was none of Baker's "hot air" in it. We must take the liberty of answering this by saying that when it came to showing a disposition to raise a subsidy for a railroad into Tillamook the committee appointed to solicit subscription found it impossible to raise much money in the south part of the county, but plenty of "hot

Ouite a number of persons were surprised that District Attorney McNary We are in receipt of a letter from the was not on hand to call a grand jury at Portland Chamber of Commerce, sugthe circuit court on Monday, for several gesting that the Headlight set forth the Scripture Reading .- I. Cor., 15th chapter. matters have cropped up since the last resources and business opportunities in Responses-By School. term of court which should have been in- this section for the information of visi- Hymn-" The Risen Christ," School. vestigated now. Therefore, it was distors to the Exposition who might be in- Recitation-"The Secret of Easter Day," appointing to a number of our citizens duced to visit Fillamook. The Headlight south part of the county, the advantage that no grand jury was drawn, and the has pointed out over and over that Tillcounty is out probably several hundred amook is the best dairying section in and Primary Classes. own phone and wire. Mr. Fletcher was dollars which it might have collected in Oregon, and, taking farmers as a class. Recitation-" The Christ Child," Four told he would have to get a franchise fines. We may say in behalf of District the dairymen of Tillamook are better prepared and present it to the city coun- Attorney McNary that he is engaged at fixed, make more money annually and Address-Edgar Munson. cil. The city council will meet again | Salem with a grand jury inquiring into are more independent than farmers in Song-" Send the Gospel Light," School, state land frauds, so was unable to at- other parts of the state. Tillamook is an Recitation-" What for Jesus," Esther tend this term of court, but however that | ideal dairying country, where the dairymay be, it was just as imperative that men raise their winter feed on the farms, Responses-By School. a grand jury should have been drawn at and where a crop inilure is unknown. Trio-" Easter Lillies," Ilah and Erma this term of court, and probably more Grass is king in Tillamook, and that is All who are indebted to us will please so than the last term of the circuit court the reason dairying can be carried on so

tened out so suddenly and left him only refreshing in Tillamook. one thing to do-to dismiss the case, for the whole precedure was wrong. J. S. Lamar had no case in court on a writ of merce would like to know is the indusbefore the court. To have contested the this county, such as lumber mills local option law he should have made a mills, etc., a short, every advant county offers to an intending in test case of violating the law by selling county offers to an inte

syndicates, who imagine they are the are retained by the county judge. But transportation it is useless to talk about

crawl out of the hole he stumbled into, which have been neglected so long in the for not a few persons have an idea that matter of railroad connections with the suit was brought more for the pur- Portland, pose of injuring Mason's reputation bike or provide himself with a fast horse than to collect the land office fees it was and buggy. We understand that he has alleged he owed the county, for Judge when T. H. Goyne was county clerk and siderable fun at the Headlight man's ex. the latter kept the land office fees, and was judge for two years when Mason was clerk, but after he steps down and out, and the experts had audited his aclaw had so specified that the land office Sunday, April 28rd, at 11 o'clock a.m. fees belonged to the county, the auditors Doxology. would have been too glad to have de- Invocation-Mr. Eddy. tected and eager to report such a thing. Another point we will bring out to show the untenable position he is in by bring.

Recitations — § 1. Elizabeth Griggs, 2. Gale Bartel, the untenable position he is in by bringing this suit. County Judge Conder entered into an agreement with auditors to expert the county officials books at considerable expense to the taxpayers. yet when they brought in their reports to the county court not one of them said The city council has evidently made up to the county court not one of them said its mind that it is not going to allow so that Mason or Edwards or Goyne owed much stock to run at large within the the county money for land office fees.

| Dust - | Ruth Eddy. | Allegra Mason. city limits, and it is expected that a city neither did Judge Conder Therefore, we Address-Howard Drew, marshal will be appointed this evening can only draw this conclusion, that the to round up the stock which is not priv. county court has paid big sums of the ileged to run at large. Rollie told the laxpayers' money to experts who have Recitations - 1. Lelia Drew. city dads on Monday that there were failed to detect what is owing the counabout 17 cows and two dozen yearlings ty or the suit was brought to injure Maoutside his office that morning. Rollie, son's reputation. Our readers can place who has been bellowing so much about their own construction upon the case a "dry" town, didn't catch on that the now that the this veil is being gradually Address-By Superintendent. city cows had called to allay his dryness. removed so that the public can see the Song-Congregation. Get your pail, Rollie, and milk them matter in its true light and the injustice where, as far as we are able to ascertain o'clock, is as follows Judge Conder has no ease. * * *

all at our office and settle their accounts either with each or by note and oblige.

McIntosh & McNair Co.

McNair

H. T. Botts and L. B. Eddy, of the ia. The Headlight will not take a back law firm of Eddy & Botts, appeared for seat in advocacy of Tillamook's claim to The writ of review on the local option the county and the law enforcement being the best dairying section of Orc election has fizzled out because there was league in the matter of the writ of review, gon, for we know from close observation. in the local option election case, and the of other parts of the state what we are way they interpreted and laid down the falking about, for you don't find green From present indications it looks as law to the court and summarily dispos- meadows and an abundance of green though by the time that the county gets ed of the petition of J. S. Lamar to knock grass in the months of July, August and through lawing over the shortage in the out the election, was disappointing to September in Eastern Oregon, the Willaccounts of the late Sheriff Alderman it those who expected to witness a hard ammite Valley or Eastern Oregon, where will have expended considerable more fought case. Even Judge Galloway must the thermometer goes up above 100 demoney than the county will ever get out have been surprised how the case flat- gress, while the atmosphere is cool and

Another thing the Chamber of Com-

review, for there was no writ of review tries that could be properly located in whiskey, but to do so in a writ of review or settler. Here again the Headlight car In what way will the water company the same as was brought at this term say without fear of contradiction that bring suit against the city? It is not of the circuit court was for the opposing Tillamook is one of the richest undevellikely that it will stop the construction attorneys to get Lamar on a barrel and oped counties in Oregon, for it has bilof the new water system, for that would then go for him with law points in quick lions of feet of standing timber which will make this a great lumbering center at some future day. There is every indi-Will the county ever recover any of the cation that coal, iron, copper, oil and money by reason of Henry Alderman's even gold will be found in paying quanshortage? It doesn't look so, because ties, and as to motive power the numer-* * *

There will be nothing extravagant or

Judge Conder has employed and is payous streams can be harnessed for that expensive about Tillamook county's new ing local attorneys, Handley & Thayer, purpose. Such, in brief, are some of the court house. Not even the biggest knock- for doing what properly belongs to the resources of Tillamook and what they er about excessive taxation can kick at district attorney. We do not blame the will develop whenever the county is the moderate sum it is going to take to law firm of Handley & Thayer, so on given transportation facilities. But until build a court house, and even the timber that score, we cannot blame them if they such time as this county can get proper only taxpayers who are pinched, will not the Headlight raises a protest to the new industries outside of the manufacture. whole proceeding and contend that Dis- ture of butter and cheese. We would not trict Attorney McNary is the proper and restrict the usefulness of the Portland Dad Hadlev told the city council that only person who should be prosecuting Chamber of Commerce one wit, for there it should condemn the water system, but the claim and looking after the interest are many things it is doing and can do it did not follow his advise. Well, that of the taxpayers of Tillamook county in help all parts of Oregon, but the Headwould make the city doubly "dry," but, matters of this kind. He is elected for light would like to point out a few ing to present the play in good style, say, Dad, there isn't much whiskey in that purpose and is drawing a good things to that body, viz., Tillamook they deserve to be patronized the night | the city to adulterate, anyway, hence salary, and on that account every war. County line, as the crow flies, is directly there is no longer any need of a water rant the county court drawns to pay the west of Portland about 35 miles, wheresystem. We knew Dad would be in the local attorneys is paying out money that as Tillamook City is under 60 miles in a can be saved. District Attorney McNary | direct line from Portland, yet it is withis the proper person to represent the out railroad connections. It costs \$4 a A. Dean, of Bay City, has a cow that county in the effort to collect Alderman's ton to ship flour from Portland to the is a freak breeder. Last week it gave shortage, and sooner the county court Orient and \$5 from Portland to Tillabirth to a calf with two heads, and before places it in his hands, better it will be mook City. If Tillamook County was within 35 miles of San Francisco, Seattle or Tacoma, we do not think those cities The case against Homer Mason should would allow a valuable feeder, with so never have been instituted. It was not much valuable, undeveloped resources to distinguish itself. But a cow with two only a bad break, but a big blunder on remain bottled up for so many years as the part of County Judge Conder to Portland as allowed Tillamook, and a too much like a ravenous luxury for him have done so without the consent of the class of industrious people, and woo commissioners. Most people ridiculed have prospered in spite of the difficulties the idea of bringing suit against Mason they have had to contend with because for land office fees, over which the state of lack of quick transportation. We are nor the county has control. The case inclined to think that the Portland flattened out in a manner different to Chamber of Commerce and the citizens what we expected, but if Judge Conder of Portland generally have very little is wise he will put a stop to further pro- idea of the abundance of wealth there is ceedings, and that will allow him to in Tillamook and the Coast counties,

Easter Services.

Easter exercises by the children will Conder was county judge two years take place of the usual 11 o'clock services next Sunday morning at the Christian

The following Easter program will be counts, this suit was brought. If the given at the Presbyterian Church next

> Song by School-" Keep the Sweet Bells Ringing.'

Easter Anthem-By the chair,

Exercise-By three girls. Solo-Viola Mapes. Vocal Solo-Clara Watt.

Duet - Hazel McNair, Herbert Cooper

Solo-Edna Alderman, Recitation-Donald Newman Violin Duet-Ruby and Chester McGhee.

The Easter programme at the Metho-"dry" the next time you are besieged by of bringing suit against Mason in a case dest Church for Sunday evening, 7:30 Song-" Soldiers' of the Cross," School. Recitation-" The Lord of Light and

> Life," Theodore Pinney, Song-"Easter Morn," School.

Arch Exercise-Nine girls.

Quick and Lucile Stevens, Hymn Tidings-By School.