



TILLAMOOK JOTTINGS.

H. T. Botts, for abstracts.
Walkover Shoes at Todd's.
Gordon Hats and Gloves at Todd's.
Gent's Furnishing Goods at Todd's.
Go to Fred Forslund's for Bicycle Sundries.
Crouse & Brandegee Clothing at Todd's.
Robert Jones was in from Astoria on Saturday.
Mrs. Ruby Newman, of Portland, is in the city.
Miss Mate Poland came in from Beaver on Tuesday.
W. E. Knight was in from Foley on Wednesday.
Born, on Tuesday, to the wife of Geo. Bennett, a son.
Ed. Burke came in on Monday to look over the county.
Born, on Tuesday, to the wife of Wm. Bibby, a 10lb. boy.
F. H. Saylor, of Portland, was in the city on Wednesday.
Pierre Peters, of Astoria, was in the city on Wednesday.
E. C. Paris, of Baker City, was in the city on Wednesday.
M. P. Peel, of Portland, was in the city on Wednesday.
L. H. Boll, of Portland, was in the city on Wednesday.
Born, on Wednesday, to the wife of Arthur Hunt, a son.
Fred S. Crowley, of Monmouth, was in the city on Monday.
An adjourned term of the circuit court will be held on the 21st.
George Boyle, of St. John's, Ore., was in the city on Saturday.
Miss Edna Alderman left on Friday to visit friends in Portland.
B. E. Long, of Polo Alto, Cal., was in the city on Wednesday.
Call and see the Raecycle Bicycle at W. H. Cary's before buying.
Born, on Tuesday, to the wife of Emel Hellebuick, a daughter.
Ira Tomlinson came back on Wednesday; also Dave Reddaway.
Money to loan on improved farm property.—Apply to F. R. Beals.
All Laundry work must be paid for when delivered.—M. J. BUTZ.
Chester Holden and wife returned to the city after a visit to the fair.
Go to Mason & Ackley for new second hand Bicycles—the price is right.
Fred Rivers and C. H. Carlson, of Portland, were in the city on Friday.
Wanted.—Horse, Buggy and Harness. Address, Rev. Octav Voget, Spruce, Or.
Mr. and Mrs. J. P. Gray returned to the city on Wednesday after a vacation.
F. A. Ramsey and E. G. Mobley, of San Jose, Cal., were in the city on Saturday.
A. E. Ball has been granted a veterinary surgeon's certificate by the state board.
The steamer Sue H. Elmore will leave Friday morning at 11 o'clock direct for Astoria.
Mr. E. T. Haltom returned to the city on Wednesday from a business trip to Portland.
Dry slabwood, \$2 00; green, \$1.40, delivered, per load.—At the Tillamook Lumber Co.
Mrs. I. M. Smith returned home on Wednesday after several weeks visit with friends.
Misses Mary and Annie Tinnerstet returned home from a visit to the fair on Wednesday.
School District No. 2 wants a teacher. Wages \$55. Apply by August 1st. T. W. LYSTER, clerk.
Misses Bella and Clara Watt have been engaged to teach at the Latimer school this fall.
Mr. and Mrs. John Svenson came in on the steamer on Wednesday and is visiting with old friends.
W. J. Stephens and wife and Mrs. M. Stallop will leave on the next steamer to visit the fair.
H. Morton and W. C. Trombley will go out on the steamer and will go as far as Klamath county.
A fine line of Mason & Ackley's hand-made flies just in from the factory. Tied from special designs.
Mr. Claude Thayer returned to the city on Wednesday from Portland, where he had gone on business.
New and Second Hand Bicycles at Fred Forslund's. Now is the time to get a good bike for little money.
Misses Blanch and Hazel McNair left on Friday to visit the fair and friends on the outside, to be gone several weeks.
Miss Clara Watt has been quite seriously sick, but we are glad to learn she is now out of danger and much better.
The county is going to have an exhibit at the fair, which will be made up some time next month, and Judge Conder is going to appoint a committee to arrange it.

The Raecycle is a totally different wheel. It will climb hills that no other bicycle can. For sale at W. H. Cary's.
Mrs. M. Warlick, who has been visiting her parents, Mr. and Mrs. B. F. Durfee, left on Tuesday for her home in Chicago.
John D. Edwards came in last week and is shaking hands with old friends. But, say, John, it is only eleven months to election.
The hose company was called out on Monday morning, but the fire in the roof of Long's saw mill was put out before it arrived there.
Howard Cary has been awarded the contract by the water commission to make the connections with the new water system.
When you want a new rubber tire on your bike, Fred Forslund's is the best place to get a good tire. Bicycle repair work a specialty.
Mrs. Wm. Carrol and daughter, who is a daughter of Mr. and Mrs. W. B. Powell, came in from Tacoma on Wednesday to visit relatives.
The Iver Johnson Truss Frame Bicycle with two speed gear brake, will climb a steeper hill than any other bicycle. For sale at Mason & Ackley's.
Dr. P. J. Sharp will leave on Friday to attend the Dental Congress in Portland and to visit the fair. He will be away from the city about a week.
C. N. Ellingsworth pleaded guilty before Justice Haberlach for trespass upon the premises of F. Ekroth on the Miami, and was fined \$10 and costs.
Mr. and Mrs. E. Marolf have returned from visiting the fair, which greatly pleased them, but not so the broiling weather which they encountered last week.
Rev. J. E. Connor is the new pastor of the U. B. church in this city, and the services in that place of worship for next Sunday are: Sunday school, 10 a. m.; Y. P. S., 7.15 p. m.; preaching, 11 a. m. and 8 p. m.
Farm for sale, 159 acres, near Sandlake; good house and barn; 40 acres tide land and 30 acres of bottom and meadow land; raise 40 tons of hay and will easily support 25 cows. To be sold cheap if sold at once. Inquire at this office.
Mrs. G. B. Lamb met with an accident on Monday morning. She had just got into a rig outside her home, when one of the horses reared up, and the other fell on the tongue and broke it. It was while Mrs. Lamb was jumping from the rig that she fell on the sidewalk and injured her knee, which has confined her to her home.
The steamer Sue H. Elmore left Friday and her passengers were Mrs. Bowly, Misses Blanch and Hazel McNair and Edna Alderman, E. T. Haltom, C. I. Clough and wife, A. H. Brown, W. H. Evans and wife, A. Mapes, Geo. Way, J. Johnson and wife, W. Riefenberg, Peter Sell, Laura Kabke, Lou Javie, J. Brant, J. Hembree, L. Fritz and Uz Nolan.
Fire destroyed the farm house of Tom Jenkins, on the Wilson river, which was occupied by his son, Emmett Jenkins, on Tuesday morning. The fire originated between the roof and ceiling, and this caused some little surprise, as the fire in the stove had been out for two hours. Most of the furniture was saved. The barn caught fire several times, but they managed to save it. The house was insured for \$400.
The remainder of the machinery for the oil boring outfit came in on the boat Wednesday and it will not be long before the machinery is erected and in operation. The promoters, who are practical oil men, believe they will strike oil, and having invested in several thousand dollars worth of machinery is proof enough that they have plenty of faith in the undertaking. A barrel was placed in the ground where oil indications were found, and from the water in the barrel a quart of oil was taken.

Mr. and Mrs. W. R. Mitchell, the latter being a sister of Mr. P. McIntosh, came in on a visit on Saturday from Dakota. They came out to visit the fair, and although immensely pleased with it and the forestry building, were amazed at the size and vastness of the timber as they drove across the Coast range to the jumping off place in the Northwest.
The steamer Sue H. Elmore came in on Wednesday with the following passengers: Mrs. Holden, Miss Mammie Holden, Mrs. Bowly, J. P. Gray and wife, W. H. H. Cary, Mrs. W. Carrol and daughter, Miss Stillwill, I. Tomlinson, Misses Mary and Anna Tinnerstet, John Svenson wife and boy, A. Gilbery, Mrs. T. B. Curtis, C. D. Curtis and wife, R. Bugron, Mr. Gamble and family, C. W. Cerh and wife, S. A. Hughton, J. C. Conner, Dave Reddaway, J. H. Swager, P. J. Hynes, Mr. Fuesdell and wife, Mrs. H. Gilberg, Clyde Paris, Mr. Cox and A. M. Switzen and wife.
H. Morton and W. C. Trombley, who were charged with allowing gambling on their premises, had a hearing before the new justice, Squire Carl Haberlach, on Friday afternoon. The prosecution clearly proved that there was gambling going on, which the defence did not attempt to deny, but relied upon the plea that having rented the upstairs room to Howard Edmunds and W. Bosley, they were not aware of the gambling, and the justice taking this view of the case, dismissed the information. This case grew out of the gambling fracas, the particulars of which we reported in our last issue.
The fine weather of the past week was everything that could be desired for hay-making, and a large amount is already in the barns on the prairie land, while in a few days haymaking will commence on the bottom lands. There is more or less yellow weed in the hay on the prairies this year, but, fortunately, the yellow weed has made little or no headway on the bottom lands. There will, however, be a good crop of hay in Tillamook this year, as usual, and with the continuance of fine weather for the next week or so, it will all be put away in good shape, and Old Bossy can rest assured there is more than enough food stored away for her for next winter.
E. M. Harvey returned to the city on Saturday and is in the drug store while Mr. Clough is in Portland. While outside, Mr. Harvey called upon Mr. Reid, also upon the gentleman at the Portland hotel who bought the bonds of the Portland, Nehalem & Tillamook Railway. He was assured that the road would be built within 15 months, although the road would not be built beyond Banks, or 25 miles, this year, and it is not yet determined where the terminus will be. If it is built down the Salmonberry, it will be extended through the Nehalem, come down the Foley and terminate at Tillamook City, whereas if it is decided to build down the Wilson river the terminus will be at Nehalem. Mr. Reid twitted Mr. Harvey about the citizens' subscription \$30,000 for the Simmons proposition, remarking, "I told you that you'd get a railroad without a subsidy."
Mr. Harvey has returned from a visit to Klamath County, where he expects to remove in a few weeks, for there are good business openings there on account of the government irrigation, which is going to mean a large increase of population into that country, for one person is only allowed to hold 160 acres of land in the irrigated districts.

Notice.

Person are notified not to haul any more gravel from the bar in Trask river belonging to Mrs. Pesterfield, and should they do so they will be prosecuted to the full extent of the law.
MRS. A. PESTERFIELD.

Notice to Hunters.

We the undersigned hereby give notice that we will not allow any hunting or shooting on our ranches.
JACK JENNINGS,
WARREN VAUGHN,
AMOS VAUGHN.

Editorial Snap Shots.

One of the arguments advanced, when the water agitation was on, was that when the system was building it would mean a lot of business in the city. Now another hot air bubble is exploded.
Two hundred dollars for salary for the road boss. How many loads of gravel would that put on the roads which have never seen a load of gravel and which needs improving more than the county needs a road boss.
The sheriff of Clackamas finds that he has to do something to satisfy the public demand for the enforcement of law. It is no moral wave that is going over Oregon nor are the sheriffs asked to exceed their duty. Hence, they see the handwriting on the wall if they persist in not doing their duty.
As the local authorities are apparently doing nothing to prevent liquors being sold on the sly, it might be well for the parties who have obtained sufficient evidence to communicate with the government officials, for no one has a right to sell liquor without a government license. So if the local officials will not do anything to stop it, the other course can be resorted to.

The case against W. J. Stephens, who was arrested for gambling and dismissed for want of evidence on Friday, is not over with yet. For Billy, in "squealing" against Larson, "squealed" against himself. He testified before the justice on Wednesday that he gambled with Larson over Morton & Trombley's store. Is one "squealer" any better than another "squealer" in the sight of the law?

It is not likely that much excitement, if any, will be caused this year on account of the proposed railroad tapping this long neglected country. It is time to feel hilarious when track laying reaches the summit of the mountain and is on the down grade towards the coast. Until then, no one is going to bank upon Tillamook getting a railroad, although the prospects look bright for the road to be built next year.

I. F. Larson was not the only one who "squealed" in that gambling fracas, for Joe Hauxhurst "squealed" also. He "swiped" two bottles of whiskey from over Morton & Trombley's store while Edmunds and Bosley were out on the street selling whiskey. Sheriff Woolfe swore out a complaint and arrested Larson for gambling, because he "squealed," and he will now have to arrest Hauxhurst to prove that he is not persecuting and well as prosecuting Larson. One "squealer" is no better than another "squealer."

The Headlight man is going to make a suggestion to Judge Conder and county commissioners, if we may be allowed to address that august body without being challenged to a debate, not the we claim to know anything about road work or how Tillamook County should be run. We live in hopes of learning some day, anyway. But to the point. How to make and maintain a free county road out of the Wilson river road. Simple as falling off a log. Make a road district from Bester's ford to the Washington county line six miles wide. This will give somewhere between, on a conservative estimate of between \$10,000 and \$11,000 a year for road work. Apply the entire amount on the road, and in three years the road would be in good shape if the work was let out by contract and the distance reduced three to five miles if the road was change the other side of McNamer's camp. That is about the only way to make a free road out of the Wilson river road, and as the timber owners pay a large proportion of the taxes of the county, they have a right to demand that the road tax be expended in the district where it is collected.

We are going to ask the other attorneys a question, not that we expect them to agree with us, nor do we expect them to charge us up for advice. Judge Conder entered into a contract with Handley & Thayer to collect monies alleged to be owing the county, on commission. In two suits the county has lost and a third one will meet the same fate. Now who ought to bear the expenses and the judgments in the cases which are lost? There is not a word in the contract that the county has to pay it. Probably it may not be considered good attorney sense, nor horse sense, on the Headlight man's part, but, for argument sake, we are going to take the position that if that famous contract entered into on behalf of the county specifies what amount of commission Handley & Thayer are to receive for doing other officials work, we contend that where they fail to make a case stick the attorneys, not the taxpayers, should foot the bills for costs and judgments. If the county contract, ed with a farmer to do a piece of road work and he ran up against several snags, he would not expect to draw on the county funds. Neither should the attorneys, who have run up against some legal snags, hence we take the position

there is nothing in the contract which makes it obligatory for the county to pay the costs and judgments in the cases that they cannot make stick.

The Headlight man is in favor of a road boss! But only under these conditions: Employ a competent person and a crew of men and let them do all the road work in the county, with the exception of a little imperative work which could be done by a supervisor in a district; or have a road master to plan and lay out the road work that is to be done, and then let the work by contract. We do not wish to create any antagonism in regard to good roads, but simply to ask our readers which is the best system so as to get the best results with the least money: The present system of farmers doing the work and being bossed by too many road bosses? Let a crew of men with a road master do the entire work? Or let the work out by contract? We are perfectly aware that the former system is favored by most road districts, for, it is argued, it gives the farmers an opportunity to earn a little extra money to pay their taxes. That is the only redeeming feature about it. Yet a number of counties have thrown it out and have adopted either of the two other systems with flattering results, and instead of grubbing stumps out, they adopt the quicker and cheaper method of using a few cents of Judson power.

After the death of Henry Alderman it was currently reported that the amount of his shortage would be paid back to the county. This has not been done and all the money Attorney Duniway claims Alderman was deficient was somewhere about \$1,600, which he offered to pay in settlement, but which, of course, Judge Conder could not accept in face of the sworn statements of the auditors. The county court claims that Alderman was short in his accounts, with interest, in the sum of \$8,034.67. Under the circumstances there was nothing for the court to do but try and collect what it believed Alderman owed the county as there is a disagreement as to the amount. As to that we are not in a position to decide who is right, unless we take the auditor's report, as the court has done, and go by that. Unfortunately, a wrong course was taken to recover the money and a fresh start will have to be made to recover it, and whatever the amount is, we believe that Mrs. Alderman ought to pay it, as she promised to do. But as another start will have to be made we think this is an opportune time for the court to turn the entire matter over to the district attorney, for that would, we think give greater satisfaction than employing local attorneys, who thus far have accomplished nothing in recovering the money.

We are going to make this public assertion, no matter who it may please nor who it may offend. Some of our county officials have made no effort to enforce the local option law, and from what we can learn don't want to, hence the traffic in liquor that is going on and will continue going on if the officials who are paid to enforce the law fail to do their duty. That being the case, it is not surprising that a lot of bums and dead beats, as well as some of our citizens, feel safe in violating the law. The county officials are responsible for it, and no one else. By a vote of 587 to 391 the people of the county voted for the local option law to be put into effect, and in voting that way they expected, and have a right to expect, the law to be enforced, and whenever this is not done it is a slap in the face at the 587 voters who wanted to see the law given a fair trial. The citizens of this county are catching on to the fact that they must elect officers in future who will enforce the law. That will soon put the dead beats and those who have been selling liquor out of business. It was on account of the city and county officials failure to enforce the law that put the saloons out of business, and for the same reason they will be kept out of business when it comes to a vote of the people again. No city or county official has a right to say he will enforce the gambling laws but will not the local option law. It is a pretty state of affairs when officials think they are "It" and won't enforce the law, for which they receive big pay. Here is something for the grand jury to investigate.

Sheriff Woolfe and Deputy Sheriff Condes were instrumental in having Mr. Larson prefer charges against the gamblers, and credit is due to them for seeing the laws enforced and getting the robbers roost broken up.—Herald.

What boss! If the sheriff had enforced the laws there would not have been a "Robbers' Roost" in the city nor would certain persons be allowed to sell liquor. The credit of exposing the gambling fracas belongs to Jonas Olsen. It took place on Saturday night. Sunday afternoon two of the gamblers were given the tip and left town. Monday, Sheriff Woolfe, probably remembering what occurred when the grand jury called him into the jury room for not enforcing the law, saw it was about time for him to get busy, so swore out a complaint against Morton and Trombley and later

against Larsen. The sheriff did nothing to unearth or prevent gambling or selling whiskey until someone "squealed," therefore, it looks perfectly silly for Rollie to say that credit is due to the sheriff and his deputy for seeing the laws enforced. Had the sheriff unearthed, raided and arrested the gamblers himself the HEADLIGHT would only have been too pleased to have given him credit for enforcing the law. He has had plenty of opportunities to raid gambling joints. It was on account of Mrs. Woods' complaint that closed up the gambling after the November term of court—Sheriff Woolfe didn't enforce the law when the games were running "wide open." And, on account, no doubt, of Larsen "squealing" there won't be much doing for a time in the gambling line. Sheriff Woolfe, since he has been in office, has not unearthed, as far as we are aware, one person for violating the law, but when somebody "squeals" then he gets awfully awfully busy and wants the law enforced.

THE YELLOW WEED.

Broom Grass Choked It Out In Dakota Ten Years Ago.

The Headlight a few weeks ago drew attention to the inroads that the yellow weed is making in the county and that something should be done to prevent it from spreading. Mr. W. R. Mitchell, a brother-in-law of Mr. P. McIntosh, is in the city from Dakota, being a farmer in that state. He said about ten years ago the yellow weed made its appearance in Dakota, being introduced there in garden seed. It literally took the country, and was much worse than in some of the meadows in this county. A number of preventatives were tried, and that which proved successful and stamped out the yellow weed in Dakota was broom grass. Mr. Mitchell is of the opinion that the broom grass is just the thing for Tillamook and will soon crowd out the yellow weed. It produces from three to four tons of hay to the acre, and as it crowds out all weeds wherever it is sown the hay is nice and clean. It can be sown the first year will another crop, such as oats. Broom grass, once it is sown, takes possession and drives out all weeds, and becomes so matted that the sod every four or five years has to be turned over or broken up, but with a good crop the same year without re-seeding. It is a wide leaf grass, makes a good hay, and is preferable to timothy. Mr. Mitchell says that broom grass is just what this county needs to kill out effectually the yellow weed. In view of the fact that a number of meadows are badly damaged with the yellow weed, and that it is liable to take the country if something is not done to prevent it from spreading, we think that Mr. Mitchell has done the dairymen of this county a favor by giving a remedy, and which proved successful by actual experience, to stamp out the yellow weed. McIntosh & McNair Co. are so satisfied with the remedy offered by Mr. Mitchell that they have already ordered a large quantity of broom grass seed, for there will be a big demand for that seed as soon as the dairymen know of this preventative. And they cannot get their meadows plowed up and seeded down to broom grass any too soon.

Larsen is Bound Over.

I. F. Larsen was arrested on Monday on a complaint sworn to by Sheriff Woolfe, on a charge of gambling in this city the previous Saturday night. This case grew out of the gambling fracas in which W. J. Stephens, H. Edmunds and W. Bosley managed to load Larsen up with "tangle foot" and "tangle brain," and knowing his weakness, managed to get him into a game, where they succeeded in "touching" him for about \$80. No effort was made to arrest Edmunds and Bosley, who were the principals in the scheme to make Larsen drunk and do him out of his money, by the county or city officials, so they pulled their freight and left the city. As we reported in our last issue, Larsen "squealed" and swore out a complaint. As there was considerable indignation, Sheriff Woolfe decided to get busy, and instead of going after and arresting the ring leaders he swore out complaints against H. Morton and W. C. Trombley for permitting gambling, who proved that they did not know that gambling was going on, and also against Larsen. Although there is no sympathy whatever for Larson, it is the opinion of a good many persons that Woolfe arrested Larsen to please those who had it in for Larson for "squealing," for immediately after the hearing on Friday the boys said Larsen would be arrested. Larsen had a hearing before Justice Haberlach on Wednesday and was bound over to the grand jury in the sum of \$150.

Assistant Secretary Pierce announced that the plenipotentiaries of Russia and Japan had agreed upon Portsmouth, N. H., as the meeting place for the sessions of the peace conference to be held outside of Washington. The session will be held in the Government navy yard at Portsmouth, in the new building just completed there.

CLOUGH'S Sprayers
MAKE A VAPOR LIKE THIS.

FOUR STYLES.
One Jet..... 75c.
Two Jets..... 85c.
Three Jets, galvanized, \$1 00
Three Jets, brass..... 1 25

CLOUGH'S CARBOLIC COMPOUND
Keeps the Flies off Stock
One Quart, at 50c makes 10 Gallons.

CLOUGH, Reliable Druggist.
If after using CARBOLIC COMPOUND you are not satisfied come and get your money back.