



COPYRIGHTED 1904 BY CROUSE & BRANDEGEE, UTICA, NEW YORK

CLOTHING.

NEW ARRIVALS, Just from Factory.

A nice line of BROUSE and BRONDEGEE CLOTHING.

The Neatest, Nobbiest Suits,
Overcoats and Rain Coats ever
brought to Tillamook.

We guarantee a Better Fit in Clothing than any Tailor or Merchant in Tillamook County and for less money.

All we ask is for you to come and see for yourself and get prices. Try on a suit and see how it fits in comparison to former suits. We have the Clothes that Satisfies.

TODD & CO., The Clothiers.

CIRCUIT COURT CASES.

Grand Jury After Law Breakers—Suits Against Bonds-Held Over—Injunction Suit taken under Advisement.

Circuit court was convened on Monday, which was presided over by Judge G. H. Burnett. After the jury had been called, District Attorney McNary asked the court for a grand jury, which was ordered drawn by the judge, when the following persons were charged and sworn by the judge:

Axel Nelson, I. S. Phillips, Frank Paul, W. D. Gladwell, F. D. Norton, A. H. Kelso and T. B. C. Lucas. Judge Burnett appointed Frank Paul foreman.

As six Axel made a mistake and answered and took a place on the grand jury in the place of Axel Nelson, whose name was first drawn, the work of the grand jury on Monday had to be done over again on Tuesday. Indictments were returned against the following persons:

Howard Edmunds and I. F. Larson had two indictments against them for gambling, one for playing seven up and the other for playing stud poker. This case grew out of the willful violation of the law which occasionally goes on in Tillamook City right under the nose of officials who are paid to suppress it. It appears that Larsen fell in with Billy Stephens, Billy Bosley and H. Edmunds, who gave him several drinks in Hadley's saloon building. From there they went to the room over Morton and Trombley's store, where there was a barrel of whiskey, which was being sold. Here Larsen was given more of the medicine that was to make him feel good so that the gamblers could fleece him like they have done so many victims who came to this city in previous years—and with some of the officers of the law taking in the situation of the grafters gauging a person three parts full. After Stephens, Bosley and Edmunds got through with Larsen he had a "broke," dazed kind of a feeling, minus some \$70 or more as he stepped out upon the streets of Tillamook City long after the lights had blinked and that of the electric machinery had died away—again the victim of the gambling graft. When Larsen and Edmunds were arraigned Tuesday they pleaded guilty, one to playing seven up and the other to stud poker, whereupon the prosecuting attorney dismissed the other cases, and on Wednesday Judge Burnett sentenced each of them to pay a fine of \$75 or go to jail for 40 days. The money was promptly paid.

E. Belitz was indicted for violating the law in setting fire to slashing on his place on the Wilson river, not having first obtained a permit from the county clerk. He pleaded guilty on Wednesday and Judge Burnett imposed the lowest fine, which was \$100 or 50 days in the Yamhill county jail. Belitz was taken so jail.

It is reported that the grand jury returned indictments against several parties, who have not been arrested yet, but their names have been withheld. It is for violating the local option law that several indictments have been returned, and as it was surmised that a grand jury would be called they skipped the county. W. F. Barker was served with papers to appear before the grand jury while on his way out at Dolph, but failed to put in an appearance.

The case which was put over to the grand jury where Con Desmond and W. E. Catterlin got into a little wrangle that did not amount to much, was thrown out by the grand jury at the request of Mr. Desmond.

Tillamook County vs. Edith M. Alderman, admx., John L. Jones, J. H. Hathaway, John W. Jennings, M. H. Larsen, P. McIntosh, G. W. Grayson, W. G. Chance, G. W. Kiger, J. S. Elliott deceased by C. A. Binot executor, P. R. Beals, H. F. Goodspeed and James Hinghey to recover money. Handley & Thayer and McNary for plaintiff, R. Dun-

way and H. T. Botts for defendants. Continued for service.

Tillamook County vs. Edith M. Alderman, admx., G. W. Kiger, W. B. Alderman, John Paquet, J. W. Jennings, F. B. Ely, C. Desmond, W. S. Hays, I. C. Quick, J. H. Hathaway and M. F. Leach. Action for money. Handley & Thayer and McNary for plaintiff, R. Dunway and H. T. Botts for defendants. Continued for service.

Tillamook County vs. Edith M. Alderman, admx., W. S. Hays, Peter Brant H. F. Goodspeed, P. M. Lamb, M. W. Harrison. Action for money. Handley & Thayer and McNary for plaintiff, R. Dunway and H. T. Botts for defendants. Continued for service.

Tillamook County vs. Edith M. Alderman, admx., Peter Heisel, L. H. Brown, Henry Rogers, P. McIntosh, J. Donaldson, L. G. Freeman, Eli Goodspeed, W. G. Chance, Mrs. Ella R. Hays, and F. Wheeler. Action for money. Handley & Thayer and McNary for plaintiff, R. Dunway and H. T. Botts for defendants. Continued for service.

Thos. F. Williams vs. Jacob Vincent. Action for money. Handley & Thayer for plaintiff, C. W. Talmage for defendants. Motion to set aside service overruled. By consent both defendants have leave to serve and file answers on or before January 2nd, 1906, plaintiff to reply to same on or before February 2, 1906. Cause continued.

Tillamook Lumbering Co. vs. V. and W. Jacobs. Action for money. W. H. Cooper for plaintiff. Settled.

Yellow Fir Lumber Co. vs. Carrie A. and W. C. Bailey. Confirmation. H. T. Botts for plaintiff. Sale confirmed.

C. & E. Thayer vs. Benton Turner. Action for money. Handley & Thayer for plaintiff. Nonsuit by plaintiff.

C. A. Keep vs. The Oregon Pacific Navigation Co., a corporation organized and doing business under the laws of the State of Oregon. P. H. Skinner, J. K. Lock and A. J. Parrington. Action for money. J. M. Pearce and Handley & Thayer for plaintiff. Continued for service.

Louis W. Glaser, plaintiff and respondent, vs. Tillamook Logging Co., defendant, and appellant. Action for money. Transcript from County Court. Eddy & Botts, for plaintiff Handley & Thayer for defendants. Settled.

John Maroff vs. Tillamook Logging Co. Suit for damage. A. W. Severance for plaintiff, Handley & Thayer for defendants. By consent P. E. Maroff and Hattie Maroff, joint administrators, substituted as plaintiffs in lieu of deceased plaintiff. Non suit on motion of defendant, plaintiffs not appearing when case was called.

Tillamook County vs. Edith M. Alderman. Suit to set aside title. Handley & Thayer for defendants. Ralph R. Dunway for defendant. Plaintiff's motion for leave to file supplemental complaint argued, which was overruled. Case was argued and taken under advisement on defendant's motion for judgment on pleadings.

Geo. E. Chamberlain, et al., constituting the State Land Board vs. Hiram B. Moore. Confirmation of sale. Eddy & Botts for plaintiff. Sale confirmed.

State of Oregon vs. Ben Hauxhurst. Appeal from Justice Court. W. H. Cooper, district attorney, for plaintiff Dismissed by district attorney.

Albert Maroff vs. William E. Esson, et al. Confirmation of sale. H. T. Botts for plaintiff. Sale confirmed.

Nels Thompson vs. A. E. Imbler and Mattie S. Imbler. Foreclosure. Handley & Thayer for plaintiff. H. T. Botts for defendants. Settled.

McIntosh & McNair Co. vs. H. E. Gibson. Action for money. H. T. Botts for plaintiff. Settled.

Henry A. Ely vs. C. Ben Reiland and Queenie K. Reiland. Suit to set aside title. H. T. Botts for plaintiff. Settled as per stipulation.

Tillamook Lumbering Co. vs. Florence Lebon and Lebon. Action for money. W. H. Cooper for plaintiff. C. W. Talmage for defendants. Plaintiff has leave to serve and file amended complaint on or before November 14, defendant served to answer same on or before November 15. Name of Florence A. Hardman, substituted for defendants. This was a jury trial which gave plaintiff a verdict for \$56.47. Defendant waived motion for new trial.

S. F. Murphy vs. Jacob Mundshuk and Marv Mundshuk. Foreclosure. Handley & Thayer and Crawford for plaintiff. Default and decree.

W. C. Wolfe vs. Tillamook City, a Municipal Corporation. Injunction suit. W. H. Holmes & Webster Holmes for plaintiff, Handley & Thayer for defendants. Motion to strike out part of complaint argued, which was sustained. Defendants' motion to dissolve preliminary injunction or to modify same was argued and submitted. Cause heard on pleadings and stipulation as to facts and taken under advisement by the judge.

Nellie Murphy vs. C. F. Murphy. Suit for divorce. W. H. Cooper for plaintiff. Default of defendant entered. Non suit by plaintiff.

Sophronia Dixon, by W. A. Sailing, guardian, vs. David McKinney and Elizabeth McKinney. Action for money. Handley & Thayer for plaintiff, C. W. Talmage for defendants. Heard on testimony and pleadings.

G. A. Edmunds vs. W. J. Smith. Action for money. T. H. Goyne for plaintiff Continued for service.

Tillamook Lumbering Co., a corporation, vs. Annie Eastham and — Eastham, Margaret Philebaum and — Philebaum, Leonard Ackley, Ray Ackley, Harvey Ackley, Guy Ackley and Leslie Ackley. Partition suit. Handley & Thayer for plaintiff. Continued for service.

Tillamook County Bank vs. William Reilenberg and W. S. Cone. Action for money. H. T. Botts for plaintiff. Default and judgment with order to sell attached property.

N. P. Hansen vs. Louis Fleck, Eley Fleck, John Fleck and Jefferson Fleck. Suit to set aside title. H. T. Botts for plaintiff, Handley & Thayer for defendants. Demurrer to complaint overruled. By consent plaintiff was given until January 15th, 1906, to serve and file reply or other pleadings against defendant's answer, and cause was continued.

I. D. Myer vs. A. J. Cone. Action for money. Carl Haberlach and H. T. Botts for plaintiff Handley & Thayer for plaintiff. Settled.

Tillamook County vs. Wilson River Road Co., a corporation. Suit to annul lease. The District Attorney for plaintiff and Handley & Thayer for defendant. The defendants demurred to the complaint on the grounds that it was a law and not an equity case. The demurrer was sustained, and the plaintiff declining to plead further, it was ordered and decreed that the cause be dismissed at plaintiff's cost, whereupon District Attorney J. H. McNary gave notice of appeal in open court. The object of this suit was for the purpose of annulling the contract the Wilson River Road Company was granted by the county court to operate a toll road for 50 years, which is contrary to law.

J. P. Atkin and C. A. Doty vs. Tillamook Water Co. Foreclosure. H. T. Botts for plaintiff, W. H. Cooper for defendant. Demurrer to complaint sustained. Plaintiff has leave to serve and file amended complaint on or before November 14, and defendant is required to answer same on or before November 15th. Demurrer to amended complaint overruled.

A. Davies and H. G. Davies vs. C. W. Brown. Confirmation. C. W. Talmage for plaintiff. Sale confirmed.

Fresh vaccine points at Clough's Drug Store.

Obituary Notice.

Died, at St. Vincent Hospital, Portland, Oregon, October 22nd, 1905, after a surgical operation, Laura Garfield-Bibby, wife of T. J. Bibby, of Tillamook City, Oregon.

Decensed was born at Rubicon, Dodge county, Wisconsin, October 1st, 1849. In 1863 she removed with her parents to Neilsville, Clark co., Wis., where three years later she was married, by which marriage there were four children, only one of whom is still living. She became a widow in 1875, and on Jan. 8, 1886, was married to T. J. Bibby, after which they lived successively at La Crosse, Eau Claire, and again in Clark county, Wisconsin, from where, in 1901, they removed to the present location at Tillamook City, Oregon.

Mrs. Bibby was a woman possessed of more than ordinary strength of character and charitable towards all. Her life was a deeply consecrated Christian one. Unselfishly devoted to her family, wherein existed unusual harmony and affection, and was beloved by a wide circle of friends, both locally and where she had resided East, where survive four brothers and two sisters. The unfortunate illness and decease were a surprise to all, as Mrs. Bibby had been in apparent fair health until quite recently. Her daughter, Miss Edna Garfield, of Minneapolis, Minn., was in attendance upon her at the hospital. The funeral was held in Portland, Oregon, and memorial service later at this place. Rev. J. E. Connor officiating. Deceased leaves three children, Miss Garfield, Helen Bibby, aged 16, and Horace, aged 12.

Notice.

My wife, Alice J. Harris, has this 20th day of October voluntarily left my bed and board, and I will not be responsible for any debts contracted by her for any purpose.

J. K. HARRIS.

STATE OF OHIO, CITY OF TOLEDO, I. S. S.

FRANK J. CHENEY makes oath that he is the senior partner of the firm of F. J. CHENEY & CO. doing business in the City of Toledo, County and State aforesaid, and that said firm will pay the sum of ONE HUNDRED DOLLARS for each and every case of Catarrh that cannot be cured by the use of HALL'S CATARRH CURE.

Sworn to before me and subscribed in my presence, this 6th day of December, A. D. 1886.

A. W. GLEASON, Notary Public.

Hall's Catarrh Cure is taken internally and acts directly on the blood and mucous surfaces of the system. Send for testimonials, free.

Sold by Druggists, 75c.

Hall's Family Pills are the best.

Dr. P. J. Sharp, the experienced dentist is located in Dr. Wise's dental parlors, and is prepared to do nothing but first class work and give the best of satisfaction. If your teeth need fixing call upon him.

**Soft
Harness**

**EUREKA
Harness Oil**

You can make your harness as soft as a glove and as tough as wire by using EUREKA Harness Oil. It lengthens its life—makes it last twice as long as it ordinarily would.

It keeps a poor looking harness like new. Made of pure, heavy bodied oil, especially prepared to withstand the weather.

Sold everywhere in cans—all sizes.

Made by STANDARD OIL CO.

Editorial Snap Shots.

There don't appear to be any old railroad scrap iron or junk in p with which to build the railroad to Tillamook. That is too bad, but if it will prevent a junk water read being constructed, it's a real good thing.

Men who aspire to be county officials in future will have to let the taxpayers know where they stand on the toll road question, for this idea of the county court leasing a toll road for fifty years contrary to law is like flirting with the taxpayers' rights, who ought to have some voice in the matter whether a toll road company can bottle up the county in that way.

A poor fisherman was fined \$50 for fishing without a license in Tillamook. A poor fellow, more to be pitied than other, is hauled off to jail for 50 days for setting out fire on his place. Yet the man who resorts to bribery and corruption in a recent Tillamook City election, by turning over creamery stock to others to vote on, is allowed to go free. What does the people of Tillamook county think of that kind of justice, or another object lesson of injustice in Tillamook prosecutions.

A little leniency on the part of Governor Chamberlain towards E. Belitz, who pleaded guilty to violating the law prohibiting the setting fire to brush without first obtaining a permit, who was fined \$100, and in default of which was committed to the Yamhill county jail for 50 days, would be an act of charity and good judgment on part of the governor. True it is that he did wrong in acting as he did, but as Belitz is living up in the mountains, away from civilization, trying to make an honest living and at the same time improve this rough country and make a home for himself. We only express the sentiment of the people of the county that Belitz has been amply punished, and that the governor should pardon him. We understand that District Attorney McNary will recommend that course.

If the newly formed company would go ahead and build a tow boat, it would not get into an entangling, tangled up alliance with anybody. If the company can not do that then let it quit talking about a "community of interest" tow boat or steamer and resign itself to the continued "hottled up" condition of the port and stagnation and failure in the lumber trade. Tillamook is no infant any longer and obliged to suck at the baby bottle, and the sooner it shows its independence and determination to help itself out of a dilemma, and not get out side parties, sooner the problem will be solved. There's business enough, and enough business men, to make a success of it if they would only step out of somebody else's boat and get into their own, united and determined to pull together for their own and the port's interest.

A large amount of business was done in Tillamook City the past few weeks by the business houses, people coming from all parts of the county and carrying away wagon loads of merchandise to their homes. The reason of this is that Tillamook City is a good place for people to trade, with plenty of good stores with large stocks of goods, which are being sold at a close margin. Another thing, since the saloons and gambling joints have been knocked out, there is no danger of a man being enticed into a saloon and then fleeced at the gambling tables by a lot of grafters and robbers. That was what gave Tillamook City a bad name all over the county and hurt its business, but now that the grafters and robbers are no longer running their wide open joints, people who previously traded in Tillamook City are again doing

so. "Why," said one party on Saturday, "I can save from \$2 to \$3 when spending \$10 by again doing my trading in Tillamook City."

"Why don't you..." at the city council for paying out \$45 of the city's funds to a street commissioner, who is putting in his time with this delivery business? was the interrogation put to us by a person who called upon us to air his grievance, and which is a grievance, we find, with a number of citizens, who claim the city is getting next to no compensation for the money it is paying out for street commissioner. This is not our fight, for we have only been waiting to see how long the taxpayers would stand under the yoke. Instead of interrogating the Headlight man, the party should go to the city council and put the same question to the Mayor and Councilmen, who should investigate. No business man in the city would, after engaging a person to work for him, care about paying him if he put in his time in his own business. This appears to be the burden of complaint, so it is up to the Mayor and Councilmen to decide whether they are running the city's business with the same economy as they do their own businesses. The person who makes the complaint is perfectly in order in doing so, and as it is a public matter, it is only right that the Press should call attention to these matters when enough evidence is produced to justify the complaint. It now rests with the Mayor and Councilmen whether they approve or disapprove with what we have been asked to call public attention to.

"I Thank the Lord!"

Cried Hannah Plant, of Little Rock, Ark., "for the relief I got from Bucklen's Arnica Salve. It cured my running sores, which nothing else would heal, and from which I had suffered for 5 years." It is a marvelous healer for cuts, burns and wounds. Guaranteed at Chas. I. Clough's drug store; 25c.



THE NEW HOME OF THE HOLMES BUSINESS COLLEGE, Tenth and Washington Sts., Portland, Or., now under construction, will be splendidly lighted and will have every convenience for the accommodation of 500 students. There will be 12 offices for business practice, equipped with department telephones, adding machines, low-leaf ledgers, card files and appliances necessary to the modern business office. We placed 514 graduates in positions last year.

HOLMES BUSINESS COLLEGE

For catalog write to temporary address: 28-36 Y. M. C. A. Bldg., Portland, Ore.

RESIDENT PIANO TUNER,

I am a graduate of the celebrated Niles Bryant Piano Tuning School at Battle Creek, Mich. Expert work guaranteed. C. G. ZIPP. AT WATCH TOWER HOUSE.

NOTICE TO THE PUBLIC.

The Red Front Shoe Store

Has reduced prices on all his BOOTS and SHOES

All my goods are first class, I will not be under sold by any other House in Tillamook City.

My Goods are all Warranted. All SHOES purchased of me will be RE-PAIRED at REDUCED RATES. CALL and get BARGAINS.

P. F. BROWNE, Salesman

NEW MEAT MARKET.

GO TO
A. H. BEATY
FOR
PRIME BEEF, MUTTON PORK, VEAL AND SAUSAGE MEAT.

We solicit your patronage and will give you satisfaction.
Main Street, Tillamook.