TILLAMOOK HEADLIGHT, APRIL 18, 1907.

Camant, C. B. Sternberg, C, Thayer and W. H. Holmes for plaintiff. Pacific Railway & Navigation Comcompany, a corporation, vs Elmore Packing Company, a corporation. Condemna-tion. Wallace McCamant, C Thayer and C B Sternberg for plaintiff. Cot-

tinued. Pacific Railway & Navigation Com-pany, a corporation, vs Samuel Elmore, et al. Concemnation. Wallace Mc-Camant, C Thayer and C B Sternberg for plaintiff G C Fulton and H T Botts

for defendants. Continued. Pacific Railway & Navigation Com-pany vs Walter Thaver Ridehalgh. Condemnation. Wallace McCamant. C B Sternberg and C Thayer for plaintiff. G C Fulton and H T Botts for de fendant. H T Botts appointed guardian ad litem for minor plaintiff. One juror trial with verdict for plaintiff for \$150 for def n lants.

Pacific Railway & Navigation Com-pany, a corporation, vs George A Brinn, et al. Condemnation. Wallace McCamant, C B Sternberg and C Thayer for plaintiff. W H Powell for defendant, Continued.

Pacific Railway & Navigation Com pany, a corporation, vs Irene ('albreath, et al. Condemnation. Wallace Mc-Camant, C B Sternberg and C Thayer for plaintiff. No service.

Pacific Railway & Navigation Comet al. Condemnation. vs J A Richardson, et al. Condemnation. Wallace Mc. Camaot, C B Sternberg and C Thayer for plaintiff. Settled and dismissed.

Pacific Railway & Navigation Com-pany, a corporation, vs Louis S John-son, et al Condemnation. Wallace Mc Camant, C B Sternberg and C Thayer for plaintiff. Settled and dismissed.

Astoria & Columbia River Railroad Company, a corporation, ys The Beals Land Company, et al. Condemnation. H T Botts, F G Eby and G C Fulton for plaintiff. Continued.

Henry Tohl vs D H Vedder et al. Ac-tion for money. W H Cooper for plain-tiff. Defendant defaults. Judgment for plaintiff

Astoria & Columbia River Railroad Company, a corporation, vs Paul Sch rader, et al. Condemnation, H T Botts, F G. Eby and G C Fulton for plaintiff. Settled and dismissed. The Astoria & Columbia River Rail-

road Company vs Thomas Coates, et al. Condemnation. H T Botts, F G Eby and G C Fulton for plaintiff. C Thayer for defendants. Continued.

Sim Earl vs Fred C Baker. Libel. Talmage & Johnson for plaintiff. H T Botts for defendant. Astoria & Columbia River Railroad

Company, a corporation, vs Matt Mar-oney, Condemnation. H T Botts, F G Eby and G C Fulton for plaintiff. Tal-mage & Johnson for defendant. Plaintiff to reply by next term of court. Con-

CIRCUIT COURT DOINGS. petty theft at Hillsboro, and could not tinued. B. J Stephens vs Tillamook City, a Municipal Corporation, Damages. Tal mage & Johnson for plaintiff. Carl Haberlach and H T Botts for defendant be taken from the state penitentiary and used in a case as a witness where the charge was only one of misdemeanor. This was opposed by the defence, and Motion to strike out and make more definite portions of answer overruled. the judge overruled the motion to continue the cases. This left Mr. Cooper in Case went to trial on Wednesday aftera dilemma, with the cases ready for trial Charles Kunze vs R. Robinson. Action

and 87 cases on the docket, not includ-which was so ordered by the judge. for money. Talmage & Johnson for plaintiff. Continued for service. The Astoria & Columbia River Rail-

Thomas Williams vs Vincenz Jacob. road Company, a corporation, vs George Watt, et al. Condennation. H T Botts, District Attorney J. H. McNary, 60 grand was drawn. The first matter to occupy the atten The first matter to occupy the atten FG Eby and G C Fulton for plaintiff Continued. Astoria & Columbia River Railroad

tion of Judge Galloway after the jury had been called was that by Attorney C. Thayer, who called the court's attention to the death of Judge R. P. Boise, who was for several years one of the circuit Company, a corporation, vs George Watt and Helen Watt his wife. Con-demnation. H T Botts, F G Eby and G C Fulton for plaintiff. Continued. adges in this district and who tried his motion for a continuance of the case dis-

K G Staples vs W H West, action for money. C M Idleman for plaintiff and A W Seyerance and H T Botts for de-

fendant. Astoria & Columbia River Railroad Company, a corporation, vs Louis Olsen, condemnation. H T Botts, F G Eby and G C Fulton for plaintiff Continued.

Pacific Railway & Navigation Com-pany vs Herbert W Cardwell, et al, condemnation. Enow and McCamant and C Thayer for plaintiff.

Wm. Ryan vs Rollie W Watson, libel.

of Eli Goodspeed, deceased, vs. E T Fitzpatrick, action for money, W H Cooper for plaintiff, Settled and dis-missed.

Pacific Railway and Navigation Com. pany, a corporation vs Charles A E liott, et al, condemnation. H T Botts, Wallace McCamant, CThayer and C B Stern. berg for plaintiff.

Tillamook Lumber Company vs Annie Eastham, et al, partition. Handley & Thayer for plaintiff. Continued for want of service.

J P Atkin and C A Doty vs Tillamook Water Company, a corporation, fore, closure. H T Botts for plaintiff and W. H Cooper, W H Holmes, Webster Holmes for defendant.

R Robinson vs Robinson Cheese Com W H Holmes, S S Johnson and C Thayer for defendant. Demurrer to plea in abatement overruled.

Edmund A Fitzpatrick, et al, vs Frank T. Fitzpatrick, et al. to quiet title. H T. Botts for plaintiff and C W Talmage, S S Johnson, R R Duniway for defendants.

The Robinson Cheese Company vs R Robinson, cross bill in equity. W H. Holmes and S S Johnson, C Thayer for plaintiff and R R Duniway for de-fendant. Defendant defaults. Judg-ment for costs and disbursements.

David D Jones, et al, vs Anna Jones to set aside deed. T H Goyne and H T Botts for plaintiffs. A W Severance fo defendant.

Robinson Cheese Company vs R Rob-inson. Accounting. W H Holmes. S S Johnson and C Thayer for plaintiff and R R Duniway for defendant.

Portland Coal & Development Com-pany, a corporation, vs A T Lewis, et al. to reform leases. H T Botts, Piggott & Finch for plaintiff and Talonage & John son and T H Goyne for defendants.

Samuel C Tomlinson vs George W Cox et al, to quiet title. W II Cooper for plaintiff. Defendant defaults, Judg ment for plaintiff.

Herman Schollmeyer vs Tillamook County, writ of review. H T Botts for plaintiff. Dismissed on motion of plain-

H C Bergstrom vs E Bergstrom, suit for maintenance. W H Cooper for plain tiff and Carl Haberlach and H T Botts for defendant.

George W Elliott vs Scott Bozorth, et al, injunction and to redeem. Tal-mage & Johnson for plaintiff; II T Botts, attorney for defendant Scott Bozorth and H T Botts and Butcher, Clifford & Correll, attorneys for de fendant John Waterman. Set for hear-ing on Schurder. ing on Saturday.

demnation. H T Botts, F G Eby and G C Fulton for plaintiff. Continued. The Astoria & Columbia River Rail-road Company, a corporation, vs Helen Watt, et al. Condemnation. H T Botts The Astoria & Columbia River Rail-road Company, injunction. Snow & McCamant, Claude Thayer, Charics B Sternberg for plaintiff and G C Fulton and H T Botts for defendant.



of the country are beginning to-line up. The president may or may not be literally correct in assuming that Harri man, Rockefeller, Hearst and Parker are forming a league to block republican sion of late in regard to what class of legislation in the congress which meets in December, 1907, and to strike the le-set aside deed. In our judg. in December, 1907, and to strike the le-ment it does not take a very wise man and Talmage & Johnson for defendants. It determine this matter. About us on to determine this matter. About us on bines, is naturally an enemy of the

the republicars all the impracticables, the implacables and the irreconcilables

There has been a great deel of disscus.

every hand are demonstrations of the these persons will work, either conadvisibility of breeding the dralt horse. jointly or separately, to hamper the It was a Perchion draft horse, not a republican party. The interest which coach horse, standard bred or thorough. Herriman, Parker and Rockef ller bred that was sold by Henry Rogers the would have in blocking the republican other day to Clyde Clements for \$300. antitrust programme both in con-The Tilden mares both Perchions, were gress and in the courts is plain. Harrisold a few days ago for \$500. It is a man and Rockefeller is each a trust. " daily occurrence that some heavy draft Parker is a trust attorney, and, with animal, the heavier the better everything his friends Belmont, Nixon, Ryan, else being equal, changes hands at from Sheehan and the other heads of com-There has been no less than ten horse republican president, of the republi-

\$250 to \$300.

Breed to Draft Horses.

plaintiff. M. P. Reading vs George W. Phelps. Transcript. W. H. Cooper for plaintiff and Talmage and Johnson for defendant.

st case in Tillamook, whereupon ludge Salloway appointed Attorneys Claude day morning. haver, H. T. Botts and C. W. Talmage draw up suitable resolutions of con-

Arstill Goes to Pen for Five

Years-- Local Option Cases

are Dismissed.

The April term of the circuit court

ng criminal cases. In the absence of

mmenced on Monday morning, with

Ι,

N.

)re.

the

ilor.

pair.

hic

٤,

Bus

ON.

ng.

)S.

TIN

C

New Spring Goods!

Are here for you: inspection. Never before have we been able to offer

you a larger or more up to date line of Dress Goods than at the pre-

sent. Light Gray and Plaid Suit-ings. suitable to all ages and all pocket books. Handsome designs in Novelties that will please the most fastidious.

A Splendid Line.

These Goods are from the Eastern

markets and are right up to the minute. If you are not in need of

any of these goods now, come in and see them any day. You will

not be asked or urged to buy.

The Little Store,

Carl A. Patzlaf.

Deputy District Attorney Cooper dis-Deputy District Attorney Cooper dis-ssed the case against FredBalmer, who as bound over to the circuit court on charge of giving liquor to a minor, on international distribution of the second distribution of t as bound over to the circuit court on charge of giving liquor to a minor, on anat of insufficient evidence

I. L. Arstill, who was arraigned by puty District Attorney Cooper, on the rge of issuing and cashing forged ecks, pleaded guilty, and when asked hidge Galloway if he had anything to of told the judge that it was his first nce and asked to have a light sennce. The judge told the prisoner that was not the intention of the court to oose a heavy sentence where there was disposition on the part of a person to form. He told the prisoner that it was most serious crime he had committed. nich was punishable in the state penientiary from one to 20 years, but the

w must be vindicated and the officers f the court must do their duty, who, it opeared, had shown the prisoner some ency and friendship, and as he had oken jail on two occasions, ludge Galway sentenced Arstill to five years in state penitentiary. Sheriff Crennaw left the next day with Arstell for e penitentiary, probably glad to get of his prisoner, who had tried to mit suicide, that is he pretended to do tried the insanity dodge, and on two asions broke jail, only to be recapared by Sheriff Crenshaw at the point a gun on one occasion and by the dian police on another occasion.

The three local option cases, appealed m JusticeWhite's court, in which Tom owne, Frank Buttz and D. Ellison had in tried, found guilty and each fined 00, for violating the local option law, up or Tuesday before Judge Galloy. The first move of the defence was attack the complaint, the attorneys ntending that the Deputy District At-] rney should have proceeded against e defendants either by information or dictment. The judge overruled this atention and decided that the defend at had been properly proceeded against complaint. Deputy District Attorv Cooper then moved for a continuws.as his principal witness.

allowed. Affidavits of N A Gao wife to be admitted. Trial set for Fri-

P. McIntosh vs Alex McNair. Action for money. R. R. Duniway and T. H. Goyne for plaintiff. H. T. Botts for defendant.

C. V. Preston vs L. L. Smith, Judg.

ment. Talmage & Johnson for plain-tifl. A. W. Severance for defendant. Judgment for plaintiff on verdict. Astoria & Columbia River Railroad

Company, a corporation, vs Samuel Elmore and the Elmore Packing Company, a corporation. Condemnation. H. T. Botts and G. C. Fulton for plain. tiff. Continued.

Pacific Railway & Navigation Com Pacthe Rallway & Navigation Com-pany, a corporation, vs Elizabeth L. Terwilliger, et al. Condemnation. Wallace McCamant. C. Thayer, W. H. Holmes and C. B. Sternberg for plain-tiff. W. G. Dwight appointed guardian ad_litem Stipulated in open court for one juror trial, who, upon instructions from the court, gave a verdict of defendants for \$50.

Astoria & Columbia River Railroad Company, a corporation, vs Bentha Byrom, et .al. Condemnation. H. T. Botts for plaintiff. Talmage & John-soa for defendants. Continued.

Pacific Railway & Navigation Com. pany vs Nillus McMillan et al. Con-demnation. Wallace McUamant, C. Thayer, C. B. Steruberg and W. H. Holmes for plaintiff H. T. Botts and G C. Fulton for defendants. Continued. Pacific Railway & Navigation Com pany, a corporation, vs Frank Marey. Condemnatiou, Wallace McCamant, C. Thayer, C. B. Sternberg, W. H. Holmes for plaintiff. Settled and dis-

Astoria & Columbia River Railroad Company, a corporation, vs Lucy Bar, nard, et al. Condemnation. G. C. Ful-ton, H. T. Botts and F. G. Eby for plaintiff. Loring K. Adams for defen-dants. Plaintiff given 60 days in which to reply and case continued.

Pacific Railway and Navigation Company vs Z. Large, et al. Condemnation, Wallace McCamant, C. B. Sternberg and C. Thayer for plaintiff. Settled and dis-

Pacific Railway & Navigation Com pany, a corporation, vs William Tone, et al. Condemnation. C. Thaşer, C. B. Sternberg and Wallace McCamant for plaintiff. Arabella Tone appointed guardian ad litem. Trial of jury after stipulation in open, court that only one juror be drawn to try case, and jury in-structed to find for plaintiff in damages at \$25 for defendant.

Pacific Railway & Navigation Comara, had been sent to the papy, a corporation, vs Ralph Glover, tiary for one year for a et al. Condemnation. Wallace Mc

Vatt, et al. Condemnation. H T Botts FG Eby and G C Fulton for plaintiff. Continued.

The Astoria & Columbia River Railroad Company, a corporation, vs John Watt, et al. Condemnation. H T Botts F G Eby and G C Fulton for plaintiff. Continued Astoria & Columbia River Railroad

Company, a corporation, vs George Watt, et al Condemnation. H T Botts, F G Eby aad G C Fulton for plaintiff Continued.

Astoria & Columbia River Railroad Company, a corporation, vs Robert C Beeker, et al, condemnation. H T Botts, F G Eby and G C Fulton for plaintiff. Continued.

Miriam Colvin vs Charles McKillip, et al, ejectment. H T Botts for plaintiff. R R Duniway for defendants

Ellen Daugherty vs Anna Kunze, et al. ejectment H T Botts for plaintiff and R R Duniway for defendants.

Ellen Daugherty vs Jones Olsen, et al. ejectment. II T Botts for plaintiff and R R Duniway for defendants.

Miriam L Colvin vs Grant Mills, et al, ejectment. H T Botts for plaintiff and R R Duniway for defendants.

Ellen Daugherty vs Grant Mills, et al, ejectment. H T Botts for plaintiff and R R Duniway for defendants.

Miriam L Colvin vs Jonas Oisen, et al, ejectment. H T Botts for plaintiff and R R Duniway for defendants.

Miriam L. Colvin vs Anna Kunze, et al, ejectment. H T Botts for plaintiff and R R Duniway for defendants.

Ellen Daugherty vs Charles McKillip, et al, ejectment II T Botts for plain. tiff and R R Duniway for defendants. Pacific Railway & Navigation Com-pany, a corporation, vs Montie V David-son, et al, condemnation. H T Botts, C Thayer and Wallace McCamant for plair-

Claude Thayer and Estelle Thayer vs J W Maxwell, action for money, Claude Thayer for plaintiffs.

Miriam L Colvin vs Grant Mills, et al, ejectment. II T Botts for plaintiff and R R Duniway for defendants.

Ellen Daugherty vs Grant Mills, et al. ejectment, 11 T Botts for plaiotiff and R R Duniway for defendants.

Miriam L Colvin vs Riley Maxwell, pjectment. H T Botts for plaintiff and R R Duniway for defendant.

Ellen Daugherty vs Riley Maxwell, ejectment. H T Botts for plaintiff and R R Duniway for defendant.

Pacific Railway & Navigation Com pany, a corporation, vs Frederick Bar-don, condemnation II T Botts, C Thayer and Wallace McCamant for plaintiff. Continued.

Pacific Railway & Navigation Com Whitcomb, et al, condemnation, II T Botts, Claude Thayer and Wallace Mr.

George Sorenson vs William H West for deed, Martin L Pipes for plaintif Martin I, Pipes for plaintiff Botts and A W Severance for and H T Botts and A W Severa defendant. Settled and dismissed.

C R Johnson vs Cynthia D Johnson divorce. Taluage & Johnson for plain.

C Thayer & E Thayer vs Lawrence Sanders et al, foreclosure, WH Holmes and C Thayer for plaintiff. Dismissed without cost.

Nellie Eunice Armstrong vs Vinton S Rice, to quiet title. Miller Murdock for

Claude Thayer as Trustee vs The Tilla. mook Opera House Company, a corpo-ration, foreclosure, W H Holmes and Thayer for plaintiff. Defendant de faults. Sheriff ordered to amend re turus.

Western Oregon Trust Company vs William H West, for deed and to quiet title. Snow & McCamant for plaintiff and H T Botts and A W Severance for defendants.

George W Phelps vs Screntha S Phelps divorce. Talmage & Johnson for plain tiff. Defendant defaults and testimony taken and decree of divorce was granted Claude Thayer vs H C Cooper, to quiet title. Claude Thayer for plaintiff.

Rebecca Green vs Marion B Green, divorce Talmage & Johnson for plain-tuff. Defendant defaults.

J W Maddux vs McIntosh Che

Company, et al, objections to cost bill. Claude Thayer and Talroage & Johnson for plantiff and H T Botts and R R Duniway for defendants. On motion of plaintiff cost bill by A. W. Bunn, trustee in bankruptcy, amounting to \$12 and cost and disbursements was disallowed. Frank Ekroth vs Thomas F Harrrison et al, to reform contract. H T Botts for plaintiff. Continued.

In the matter of the application of Mary Aellig to register title to W 14 of Ne 14 and N 12 of Nw 14, sec. 2, tp 1 N, range 10 west, W M, less 20 acres to Parrish, described in Book M of deeds, page 80, Records of Tillamook county. Oregon. Application No. 1. Car Haberlach for applicant. T. H. Coyne Carl

appointed examiner of title, In the matter of the estate of Eli Good-speed, deceased. Probate, W H Cooper for administrator.

In the matter of the petition of John Zurfleuh, to be admitted a citizen of the United States, Petition No 1, Granted. In the matter of the petition of Samuel Peter Hasselborg to be admitted a citize of the United States. Petition No 2. Granted.

Mattie Mills, vs Eli O Mills. Divorce. II. T. Botts for plaintiff. Samuel G. Reed and W. S. Cone vs

loseph O. Briggs et al, to quit title then, should the rich have any more pri-Weatherford and Wvatt for plaintiff, vileges and favors shown them in a mur-Hadley Lumber Company vs Miami der trial than a poor man?

Lis. or better. You cannot produce into the platform of 1908.

such horses by breeding to anything but a heavy weight, high class draft stallion. A Woman Tells How to Relieve While we have nothing to say against

exist in Tillamook that it is illogical for the farmer to breed to any thing else than a draft horse.

Great care should be used in the selec. tion of a sire. While a horse's pedigree may indicate perfection in breeding, yet if he is a delective individual it is unwise to breed to him. The standard bred stallion, Duke of Portland, illus. trates this point very foreibly, in that

he had excellent breeding but was a defective individual. These defects in many instances were transmitted to his offspring and are making their appearance in the second and third generations. We are the owners of the draft stallion

Black Prince, This animal cost our company \$3700 and we have never re. gretted the investment. Our stallion will arrive in Tillamook City today He is an excellent speciman of the draft

type, perfect in individuality and breed. ing.

At the Tillamook Fair last fall, this horse walked away with the blue ribbon in his class, awarded him by Messers. Kent, Withycomb and Bailey. These men have made a lifetime study of horses and are holding high official positions in this state and we feel that the fact of

their having awarded our horse the blue ribbon should be an indorsment strong enough to recommend him to every breeder in Tillamook county.

Black Prince will make the season at the Easter Livery Stable.

Yours for good breeding. NEHALEM HORSE COMPANY.

The jury in the Thaw trial disagreed,

seven members being for murder in the first degree and five that he was insane. If ever a man ought to be strung up for cold blooded murder, it is Thow Surpose, for instance, that it was some per son, with little or no money, who had killed White, it would have taken but a short time to have tried him. Why,

ALC: NO

writer he would pay \$700 for a well dent and that congress, and which matched team that would weigh 3200 will put stalwart republican doctrine

Rheumatic Pains.

the other classes of horses we most emphatically contend that in view of the bigh prices that are being paid for the heavy horse and the conditions that exist in Tillamook that it is illogical for Pain Balm. I found relief before I had used all of one bottle, but kept on apply-ing it and soon felt like a different woman. Through my advice many of my friends have tried it and can tell you how wonderfully it has worked.—MRS. SARAM A. COLE, 140 S New St., Dover, Del. Chamberlain's Pain Balm is a lini. ment. The relief from pain which it affords is alone worth many times its

cost. It makes rest and sleep possible For sale by Clough's Drug Store.

I HAVE THE KNOWLEDGE As well as the instruments for proper fitting of glasses. A trial is all I ask. Ali glasses guaranteed to fit. In buying glasses it should be a question of "Not how cheap hut how good." A pair of perfectly fit-ted and properly adjusted glasses should wear you from 2 to 10 years with satisfactory results.

I will fit you with glasses that I will guarantee to be satisfactory from \$1.50 up. Glasses for less than that amount not guaranteed.



First Bank & Trust Company, BAY CITY, ORE.

Capital Stock \$25,000.

and solicits your business,

Four per cent on Savings and Time

Our little book, " Helpful Hints on Banking," explaining how to do your banking by mail is ready.

Send for a copy. It's fice for the asking.

Offers every facility for safe banking, Commercial, Savings and Trust Demartments,

Three per cent allowed on deposita subject to check,