

HEMBREE GUILTY OF MURDERING WIFE.

Sentence to be Pronounced 20th June.

On Monday, May 18th, at 1 o'clock sharp, Judge Burnett convened court, at Dallas for the trial of A. J. Hembree for the murder of his wife, Columbia Ann Hembree. The defendant was brought into court and was seated with his counsel, M. F. Pipes, of Portland, and McCain & Vinton, of McMinnville, the State being represented by John H. McNary, District Attorney, and W. H. Cooper, deputy attorney of Tillamook. The entire afternoon was taken up in examination of jurymen, and at six o'clock nine jurymen had been accepted. The venire having been exhausted, the court ordered an additional venire of twelve men, with directions that they be selected from persons living outside the corporate limits of Dallas. At ten o'clock the following day the jury was complete, the defence showing at all times the utmost care in the selection, and each jurymen was put through a most rigid examination as to his qualifications to sit as a juror, generally winding up with the question "Would you be willing, thinking as you now do, to be tried for your life by a jury composed of persons in the same frame of mind as you now are, if you were innocent?"

All the witnesses present for both State and defence were then summoned before the bar and sworn, after which they were taken to a waiting room, and a list of the names as they were to be called given to the bailiff, thereby saving time and confusion.

Testimony then began for the State. Counsel for defence were severe in the cross-examination of all the States witnesses, especially so with James Thompson, J. R. Eldridge and M. H. Larsen, who were the States three most important witnesses. The fact that two of these witnesses testified to having found pieces of the skull bones of some human being in the heating stove seemed to worry the defence. At 10 o'clock Wednesday morning the State rested, and at 5:30 o'clock the defence completed its testimony. Much of the testimony for the defence was of a nature that tended to cast anything but a favorable impression on the past life of the prisoner. The defendant was placed on the stand in his own behalf, and while it must be admitted that he made a good witness so far as his actions were concerned, but his story was so improbable that it could not bear investigation; in fact, it was remarked by one of the leading attorneys of Polk County, who was in no way interested, having heard Hembree's testimony, "that Hembree, by his story of the fire, had convicted himself," and there is every reason to think that the twelve men who sat on the case thought so too, for they did not commence to deliberate on the evidence until seven o'clock, and just a few minutes after ten o'clock they announced that they had reached a verdict, which was so much of a surprise in view of the short time in deliberation that many thought that he had been acquitted. As the case had created much interest in the surrounding country, the court room was soon filled and every eye either on the prisoner or watching for the first glimpse of the jurymen as they entered. So intense was the silence when Judge Burnett asked: "Gentleman, have you reached a verdict?" his voice sounded almost unnatural. The prisoner sat almost unmoved as the form handed the judge the small fold of paper that contained either life or death to him, and amid the impressive silence, where all seemed to hold their breath, the Clerk read the verdict of "Guilty of murder in the first degree."

As to the outward appearance nothing could be discerned on the face of the prisoner to denote what was transpiring within his breast.

Taking this case from the standpoint of a spectator, we believe that the ruling of the court, if we were to venture an opinion was, if anything, in favor of the defendant, and even the defendant's council only made one single exception to the written charge of the court to the jury. Defendant was ably defended and no seeming gap or hole or semblance of one left by the prosecution but was taken advantage of by his council. Mr. McCain went so far in his remarks to the jury as to accuse the prosecution of forming a conspiracy to convict the defendant, and that W. H. Cooper, who was assisting in the prosecution of the case, was the chief conspirator. Judge Cooper stated the case to the jury and made the opinion argument for the State. He spoke about one hour and a half, dwelling principally upon the impossibility of the truth of Hembree's story, even if uncontradicted, by the testimony of his neighbors. Mr. McCain spoke for nearly two hours and a half. Judge Pipes for two hours, during which time he argued to the jury that the State had not produced enough evidence "to hang a yellow dog."

Mr. John McNary, District Attorney, then made the closing argument for the State, at the close of which, whatever doubt may have been in the minds of any of the jurymen so far as could be seen in their faces had entirely disappeared.

Judge Burnett has set June 20th for pronouncing the death sentence upon the murderer.

For Sale or Trade.

First class Confectionery Business in a thriving town in California, 18 miles from Los Angeles. The town has 3,500 inhabitants, is well lighted by electricity, has good city water, and is situated on good electric road with good car service connecting it with Los Angeles and other points. The business is equipped with first class apparatus, and is doing an abundance of from \$20 to \$75 per day. Will stand investigation. See G. W. Evans or any real estate man.

Notice
May 26th 1908.

After this date all water must be paid for at the office of the Superintendent before the 10th of each month in advance. Water will be shut off on the 11th of each month if not paid for and 30c. additional will be charged for turning off and on.

Tillamook Water Commission.
By E. D. HOAG, Supt.
Office: Opposite Opera House.

Whooping Cough.

"In February our daughter had the whooping cough. Mr. Lane, of Hartland, recommended Chamberlain's Cough Remedy and said it gave his customers the best of satisfaction. We found it as he said, and can recommend it to anyone having children troubled with whooping cough," says Mrs. A. Gess, of Durand, Mich. For sale by all druggists.

To the Public.

Having sold my implement and vehicle business to Clarence Hanenkratt, I desire to thank the public for the patronage received for the past six years and hope you will give Mr. Hanenkratt a call.

Yours to serve,
B. O. SNUFFER.

Notice.

B. O. Snuffer will be at Alex McDonald's barn, Nehalem, on Wednesday, June 3rd, with Margo and Radel. All farmers are invited to come and take dinner with Mr. Snuffer on the above date.

Yours to serve,
B. O. SNUFFER.

SANDLAKE.

Nearly all of the witnesses in the Hembree trial from Sandlake are home again.

Ira Dimond and daughter made a trip to Tillamook Saturday and returned Sunday.

The Sandlake roads are improving fast under the present administration and we think it may be possible for us to get through on horse back for a year yet.

Joe Finigan is seen on the lake quite often now days. What's the attraction Joe?

Ira Diamond has closed his sawmill for the summer.

Clyde Webb made a trip to the great city of Woods Monday and had a very narrow escape of getting run over by a street car.

Miss Grace Spaulding will give an entertainment the last day of school, May 29th.

Several people are laid up with the lagrippe this week.

The World's Best Climate

is not entirely free from disease, on the high elevations fevers prevail, while on the lower levels malaria is encountered to a greater or less extent, according to altitude. To overcome climate affections lassitude, malaria, jaundice, biliousness, fever and ague, and general debility, the most effective remedy is Electric Bitters, the great alterative and blood purifier; the antidote for every form of bodily weakness, nervousness, and in general. Sold under guarantee at Chas. I. Clough, drug store. Price 50c.

Good Liniment.

You will hunt a good while before you find a liniment that is equal to Chamberlain's Pain Balm as a cure for muscular and rheumatic pains, for the cure of sprains and soreness of the muscles. In case of rheumatism and sciatica it relieves the intense pain and makes sleep and rest possible. In case of sprains it relieves the soreness and restores the parts to a healthy condition in one-third the time required by the usual treatment. It is equally valuable for lumbago and all deep seated and muscular pains. 25 and 50 cent sizes for sale by all druggists.

TIMBER LAND, ACT JUNE 3, 1878.—NOTICE FOR PUBLICATION.
United States Land Office, Portland, Ore., May 28th, 1908.

Notice is hereby given that in compliance with the provisions of the act of Congress of June 3, 1878, entitled "An act for the sale of timber lands in the States of California, Oregon, Nevada, and Washington Territory," as extended to all the Public Land States by act of August 4, 1892.

MAGNUS WESTLUND, of Clatskanie, county of Columbia, State of Oregon, has in this office his sworn statement No. 7751, for the purchase of W 1/4 of Sec. 10, T. 20 N., R. 12 E., 1st 34' N. 1/4, and N 1/4 of Sec. 11, T. 20 N., R. 12 E., 1st 34' N. 1/4, section 15, T. 20 N., R. 12 E., 1st 34' N. 1/4, section 16, T. 20 N., R. 12 E., 1st 34' N. 1/4, section 17, T. 20 N., R. 12 E., 1st 34' N. 1/4, section 18, T. 20 N., R. 12 E., 1st 34' N. 1/4, section 19, T. 20 N., R. 12 E., 1st 34' N. 1/4, section 20, T. 20 N., R. 12 E., 1st 34' N. 1/4, section 21, T. 20 N., R. 12 E., 1st 34' N. 1/4, section 22, T. 20 N., R. 12 E., 1st 34' N. 1/4, section 23, T. 20 N., R. 12 E., 1st 34' N. 1/4, section 24, T. 20 N., R. 12 E., 1st 34' N. 1/4, section 25, T. 20 N., R. 12 E., 1st 34' N. 1/4, section 26, T. 20 N., R. 12 E., 1st 34' N. 1/4, section 27, T. 20 N., R. 12 E., 1st 34' N. 1/4, section 28, T. 20 N., R. 12 E., 1st 34' N. 1/4, section 29, T. 20 N., R. 12 E., 1st 34' N. 1/4, section 30, T. 20 N., R. 12 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N., R. 12 E., 1st 34' N. 1/4, section 257, T. 20 N., R. 12 E., 1st 34' N. 1/4, section 258, T. 20 N., R. 12 E., 1st 34' N. 1/4, section 259, T. 20 N., R. 12 E., 1st 34' N. 1/4, section 260, T. 20 N., R. 12 E., 1st 34' N. 1/4, section 261, T. 20 N., R. 12 E., 1st 34' N. 1/4, section 262, T. 20 N., R. 12 E., 1st 34' N. 1/4, section 263, T. 20 N., R. 12 E., 1st 34' N. 1/4, section 264, T. 20 N., R. 12 E., 1st 34' N. 1/4, section 265, T. 20 N., R. 12 E., 1st 34' N. 1/4, section 266, T. 20 N., R. 12 E., 1st 34' N. 1/4, section 267, T. 20 N., R. 12 E., 1st 34' N. 1/4, section 268, T. 20 N., R. 12 E., 1st 34' N. 1/4, section 269, T. 20 N., R. 12 E., 1st 34' N. 1/4, section 270, T. 20 N., R. 12 E., 1st 34' N. 1/4, section 271, T. 20 N., R. 12 E., 1st 34' N. 1/4, section 272, T. 20 N., R. 12 E., 1st 34' N. 1/4, section 273, T. 20 N., R. 12 E., 1st 34' N. 1/4, section 274, T. 20 N., R. 12 E