Editorial Snap Shots.

That was a right and proper protest doe's report.

Most visitors who came to the county section of Oregon whenever the railroad haul from the depot.

At this season of the year there is more danger of fire sweeping through the timber, through the country, and through the city than any other time of the year, therefore the greatest precautions should be taken to prevent the fire fiend from getting started.

The Barnard condemnation suit tried this week was another case where a from his attorney, obtained exceedingly poor advice. There are too many attor neys who drag their clients into court. But then, probably, that is the only way that they can "soak" their clients

* * * pression as the other. But it is wrong all over the county. to do so.

the betterment of the public highway .-Polk County Observer.

would like to inform the Observer that lishing false and libelous matter about Tillsmook county has spent over \$10,000 county officials. One fool editor in the on modern road equipment and is spend. county is enough, anyway. It appears ing \$90,000 a year building good roads to us that the Herald and Leaflet have and bridges.

fault finding-and the members of the a large share of the "knocking," since they could make no impression "knocktions and the Argo. What a blessing it boosting habit.

Tillamook Opera House! What a misnomer. Wouldn't it be more appropriate to call it Tillamook City's Cow Barn, for there are many barns in the county which are more comfortable and kept in better shape than what is commonly called the opera house? The city is entitled to a modern, comfortable opera house, and it is safe to say that one will be built before long.

We would like to ask the mayor, city council and city marshal a question. It is this: Can anything be done to prohibit the habit of placing chairs on the sidewalk which occupied by loungers who chew and spit on the sidewalks, which not only cause obstructions on the public side walks, but the filth caused by expectorating is often disgusting, especially to ladies whose dresses may come in contact with the-well-most people know what it is like. Why allow this to

what's the good? As to whether the considered, not the commerce. law is constitutional, there is a case now pending in the supreme court from Coos County, the lower court having given a favorable decision as to the law being constitutional.

The beauty medicine doctor has gone faces soon become homely looking creatheir husbands. But-hush !

* * * If there is any criterion to go on in the verdicts rendered by the juries in the Tillamook county have shown that they are willing to give the railroad company a square deal This is right and proper. for there is no sense in trying to hold up the railroad for ridicuously large and exorbitant amounts for rights of way. The railway company should offer fair amounts for damages, which they have done, the verdicts of the juries proving this, in fact, in a number of cases the railroad company paid owners of pro-

chise at the city council meeting on Monchise at the city council meeting on Monday evening to lay a track along Water street. The building of a spur from the depot to the water front in this city was matter which was recommended by the railroad committee, and which the railroad commany agreed to do as soon as this end of the main line was finished. but it was stipulated that the company should have a free right of way. The company is now ready to build the sour.

from property owners along the slough have not been obtained, and should any trouble arise in adjusting the damages, Senator Bourne made to Captain McIn | condemnation suits will be commenced at once. To say nothing of the great advantage a spur would be to manufac turers along the water front, it would this summer were highly pleased with also be an advantage to the business Tilla.nook, especially Tillamook City, men to have their freight unloaded in and they predict a great future for this the heart of the city, thus saving the long

Death has claimed Mrs. Gertrude M Hare, wife of Assessor A. M. Hare, who after many long years of suffering, fell a victim of that dread disease-consump tion. Those who were acquainted with the deceased lady had a tender love and sympathy for her in her long years of suffering, which she bore with patience and great fortitude. She was a good woman, and a good wife and mother client, instead of receiving good advice and loving hearts and willing handministered toher wants which, in a measure, helped to alleviate her sufferings A person who enjoys robust health can bardly imagine what it is to be stricken down with consumption and having to suffer for eighteen years with that dread By way of retaliation from the editors, and incurable disease. Yet it is hard to wouldn't it be ungentlemanly, uncharit part with loved ones. The bereaved able and unchristian of them to make a husband and relatives did their part well public announcement that the "Skeleton through these many years to cheer and head evangelist had left the city." One comfort the sufferer, and the tender has just as much right to use that ex heartful sympathy for them is general

Tillamook County has purchased a into a mare's nest and made a fool of rock crusher and will spend \$10,000 for bimself over the Shelton warrant there is Because the editor of the Herald fell no occasion for the editor of the Leaflet How things do get mixed up. We to make a jackass of himself also publaid themselves liable to both criminal and civil libel. No, Bro. Turner, the My! My! My! What a time the Headlight does not go off half cocked or "knockers" are having-complaining and go on a wild goose chase on every little imaginary report or street gossip. Ascer county court appear to be coming in for taining the facts, and knowing that the county court had only ordered a warrant drawn for work well performed and for ing" the co operative creamery associa- value received, the editor is not in the habit of making a jackass of himself in would be if they could get into the writing sensational articles bristling with falsehood from top to bottom Had the Headlight done so, Bro. Turner, the county court would now have the horse laugh on three, instead of two, jackass editors. Hey, haw! Hey, haw!

So Captain McIndoe has turned down the bar improvements, while a few years ago Captain Harts, after making a personal investigation of the resources of county, recommended the improvement. Of the two government engineers, which is right? The one that the resources of the country would justify the expenditure, or the other, that the present commerce does not justify the expenditure of so large amount? What, then, can or should be done to overcome the turning down of the bar improvement, for we do not believe in quitting or laying down? Probably the most effectual way is for the timber owners to get busy and obtain the co operation of the congressmen of some of the Eastern or Middle States, where the timber owners reside. A little leaverage in that direction would have So it seems that some of the attorneys wonderful power in overriding the old say that they can knock out the Port of stereotype report, that the present com-Tillamook election, as they claim that it | merce does not justify the expenditure. was illegal. Well, what if someone was How, in the name of common sense, can foolish enough to bring sult another any section of country that is bottled petition could be circulated and another up increase its commerce? It is the reelection could be immediately called. So sources of a country that should be * * *
The editor is beginning to think that

he is a pretty bad kind of an individual. The gamblers a few years ago threatened him because he exposed how they were robbing poor deluded men and boys at the twenty-one games in the robbers' and it seems that she "Switched" a good dens, the saloon men accuse him of put many dollars out of the fair sex, whom ting them out of business and carrying she worked to a nicety. Women who the county three times for local option use dope, paint and powders on their and that it was that darned Baker who tures, anyway. But what about those the political grafter and small fry politi who consented to have their hair cut off cian office seeker hate him, the blind pigs to adorn the heads of other women. have no love for him, the lawbreakers de Men are not the only suckers, for the test him, the unterrified democrats think women-heaven bless them-bit awfully him a hard, tough case in a county hard at the beauty dope unbeknown to political campaign or fight, and now the ministry from the restrum make a public denunciation that he is a "skeleton bead." Putting all these things together full up, she could not bring it. The Argo we are bound to admit and even confess was docked last week for the purpose condemnation suits, then the people of that the editor must be a pretty bad man and tough character-this being through whose goggles one looks at him. Without having to place the vessel in the on Wednesday, Aug 26th. The deceased through whose goggles one looks at him. Now what are we to do and where are in with a full cargo every trip, carrying with consumption, which was the cause through whose goggles one looks at him. Now what are we to do and where are we to go for comfort and friendship? If we go to the devil the old adage will come true, "Pull devil, pull Baker," and come true, "Pull devil, pull Baker," and the seems and the seems and the seems at a good indication that things are movement of patient suffering. Deceased was born on June 17th, 1863, in Niagara county, on June 17th, 1863, in Niagara county, and went to Michigan when she was nine years of age. She was married to M. M. Hars on A. M. Hars a pimp or a pup of Old Nick. However, little incidents like these are only passing events to an editor. We are still on deck cles which have been published about the county warrant issued to Carl Shelton and on top of the class of individuals we

Why Druggists Recommend Chamberlain's Colic, Cholera

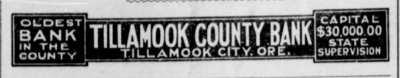


We pay four per cent interest on Savings Deposits and furnish free a Steel Savings Bank if desired.

Accounts opened with a deposit of One Dollar or more.

Every boy or girl in the county should open a Savings account now.

Open an Assount Now.





Tenth and Morrison, Portland, Oregon 22 A. P. Armstrong, LL.B., Principal Old in years, new in methods, admittedly the high-standard commercial school of the Northwest. Open all the year. More alls for help than we can meet - position certain. Class and ndividual instruction. Bookkeeping from written forms and by office practice. Shorthand that excels in every respect. Special penmanship department. Write for illustrated catalogue.

THEATRE. STAR The Star Theatre is seated throughout with modern opera chairs. Change of Program SUNDAY, TUESDAY & THURSDAY. PROGRAM FOR THURSDAY, FRIDAY & SATURDAY. CIGARETTE MAKING AN OLD SWEETHEART OF MINE. A MARRIAGE FOR COVENIENCE. A TAX ON BACHELORS,

ADMISSION, 10 Cents. ADMISSION, 10 Cents.

Tillamook Jottings.

First Show, 7:30 P.M.

Circuit Judge Earl C. Bronaugh was in the city this week, presiding at the adjourned session of the circuit court. The judge framed the present local op-tion law, and notwithstanding that the law was attacked many times by attor-ness in the employ of the liquor interests with the purpose of knocking it out, it has stood the test, for in every case the Oregon Supreme Court sustained the law being constitutional. He is now pre made the county dry, the bunco men and siding on the bench in one of the first counties which went "dry' under the local option law. Mrs. Bronaugh accompanied him to Tillamook and they returned to Portland this morning.

The Argo had more freight offered on her last trip in than she could handle, and had to leave some behind. The most remarkable incident, however, was that Mr. Elmore wanted the Argo to in 40 tons of cannery supplies, but being of equippinh her with an adjustable propeller, so that blades can be fixed

Commissioner G.AV Bodyfelt took up perty more for rights of way than they would have received had they gone into court.

The P. R. & N. Co. will ask for a fran.

Why Druggists Recommend

and on top of the class of individuals we have mentioned, and have the ear and the attention of the people of the county, even if we are such a bad man.

Why Druggists Recommend

why Druggists Recommend

why definition of the class of individuals we have mentioned, and have the ear and the attention of the people of the county, even if we are such a bad man.

Why Druggists Recommend and these are the facts: Supervisor Imlab told Orley Kellow, who was acting in the capacity of deputy supervisor of district No. 6. when he made out Carl Shelton's time for work on the road to include the time for the team he had been driving, which the supervisor o.k'd in his report to the county court. The usual procedure with road supervisors who have teams working on the road is to make separate items, which was not company is now ready to build the spur and is wanting a franchise to use Water street for its track. The rights of way

Fire completely destroyed the farm house on Sam Down's place at Fairview on Wednesday, which was occupied by Jas. Woodward. The fire originated or the room and a call for help was sent to the city, when a number of persons start out to fight fire. Eugene Jenkins, accompanied by Dr. Morris and Walter Baker, started in the auto and made quick time, reaching the scene of the fire in three minutes. Others started from the city as quickly as possible. Nearly all the furniture was removed from the house, but as the fire soon spread the whole house was in flames, completely destroying it. Some anxiety was caused for fear that burning embers would light on Henry Kunze's house and barn and set them on fire, but, fortunately, there was no wind, which sayed the fire from spreading. The house cost about \$1000 to build some years ago and was insured for \$500 and \$100 for some furniture Down's had stored there. Woodward's loss was about \$200.

Second Show, 8:30 P.M.

We regret to announce the death of Mrs Gertrude M. Hare, wife of Assessor A. M. Hare, which occurred at her home on the Wilson river, north of this city on Wednesday, Aug 26th. The deceased to A. M. Hare on August 23rd, 1888. and came to Tillamook county the same mouth, locating with her husband at Bay City, where they resided until her husband was elected county assessor, when they moved to this city and where they resided until they moved to the n river. She leaves a husband, A M. Hare, two children, Marion and Bruce D, two brothers, Marion and C. L. Brown, of Michigan, and one sister, Mrs. J. H. Johnson, of Tillamook City The remains were laid to rest on Satur day in the Oddfellows' centetery, a large number of friends attending the funeral to show their last token of respect to the

CIRCUIT COURT.

A. E. Burroughs, who broke into the Cloverdale Mercantile Store, was indict-ed by a grand jury which was drawn on Monday. He was arraigned the next Monday. He was arraighed the next day by Deputy Prosecuting Attorney W. H. Cooper before Judge Bronaugh. He pleaded guilty, and the deputy district attorney relating the nature of the bur-glary and in what manner the prisoner entered the premises, the judge sentenced him to serve three years in the peniten-tiary, where he was taken Wednesday.

out prepared to have the case tried, that it was a special term, and the case could not be called at that time, and that the judge had no jurisdiction to preside on the bench in a judicial district in which ne was not elected. Attorney McCamant ably defended the railway company, and it did not take him long to knock the props from under Attorney Adams' contentions. Judge Bronaugh having overruled the different motions, the case went to trial Barnard claimed \$20,-000 damages, and testified that the laud was worth \$16,000 and the railroad would damage it \$4,000, as he wanted was worth \$10,000 as he wanted would damage it \$4,000, as he wanted it for a mill site. A large number of witnesses were called by the railroad even if the county warrants were mailed to the owners they would meet with ing as to the value of the land, they all great difficulty in getting them cashed, seemed to think that it had no value, So, to overcome this inconvenience is but if it did have any value it was be-No evidence was given by these witnesses to enlighten the jury as to the worth of the damages. The jury brought in a verdict giving defendant \$350 damages. which was the amount the company had igreed to settle for, but had previously ffered \$500, which was retused. The osts in the case will fall upon defendant, and after paying this and his attorney's ee and the cost of coming to Tillamook to fight the case, there will not be much left of the amount Barnard was awarded

Pacific Railway & Navigation Co. vs. Kenneth W. Kinney and Wm. S. Kinney, which was a condemnation suit and the ary allowed \$40 damages which was a

Elisabeth Hasenbach, et al vs. Elisa-betha Westenberger. Order to publish iermany.

notion of plaintiff case dismissed. of default and judgment in foreclosure

of tax lien. W. G. Dwight vs. Theodore Kingsley. Judgment in foreclosure of tax lien and

order of sale.

May Start work in Tillamook on the United Railways

Portland to Tillamook is made.

The company is now working several nundred men and teams building to ward Forest Grove and will commence work on a 3700 foot tunnel very soon.

If Mr. Greenough's report is favorable, work will be begun building out of Fillamook eastward toward Forest Grove this season.

In the editor of the Herald wishes to be instant fulls a role which he has prerove this season.

It is estimated by the Harriman enincers that the Pacific Railway & Navigation company's steam line into Fillamook will be running by next June. into It will be impossible for the United Railit is said the survey which they are planning to build upon gives a much shorter route to Tillamook than that of the Harriman line, and will be able to cover the beach resorts more thoroughly than the steam road will be able to do.—Forset Grove Times. est Grove Times.

For Sale.

One single and one double buggie, one with cover. Both in good condition. Inquire at the Headlight office.

Horse for Sale

Six years old, weight about 1300 lbs. Broke to work single or doable. Inquire of N. Hansen, Tillamook, Oregon

Church of Christ.

Regular services next Lord's day Morning and evening. Bible school at 10:00, preaching at 11:00 and 8:00 Sermon subjects: "Symbols of the Sermon subjects: "Symbols of the Christian Life," "Beyond the Things Which are written." A cordial welcome

A Good Position can be had by ambitious young men and ladies in the field of "Wireless" or Railway telegraphy. Since the 8 hour day became effective, and since the Wire throughout the country there is a great shortage of telegraphers. Positions pay beginners from \$70 to \$90 per month, with good chance of advancement. The National Telegraph Institute of Portland Orc., operates six official institutes in America, under supervision of R. R. and Wireless Officials and places all graduates into positions. It will pay you to write them for full details.

A Bargain.

A rare opportunity is official.

A rare opportunity is offered to a live,

More Lies Nailed

Burroughs Gets Three Years To THE EDITOR TILLAMOOK HEADLIGHT DEAR SIR.—As the editor of the Herald has felt called upon to place myself in an envisible light before the people as regards my hiring and paying off men for county road work in District No. 6, and Wm. Maxwell as jurors, and the court appointed Gust Nelson foreman. The only indictment was that against A. E. Burroughs, who broke into the A. E. Burroughs, who broke into the Cloverdale Mercantile Store, was indictively a grand jury which was drawn on and by a grand jury which was drawn on an early a state of the Herald has felt called upon to place myself in the people as regards my hiring and paying off men for country road work in District No. 6, and also states in his last issue that it is up to me to explain, I beg a little of your space to inform 1 more of the Herald has felt called upon to place myself in the needs of the mention of the man and the people as regards my hiring and paying off men for country road work in District No. 6, and which has given him so much concern that has given him so much concern and which he could have ascertained for himself if he had continued himself. DEAR SIR, -As the editor of the Herald search as zealously as he had so far

In the first place, I put the bill for the work which my team did in with the bill of Carl Shelton, as Supervisor Imlah told me not to put the bill for my team's work in my own name, but to put the that of some man working for me. I put the bill for my team's work in with The only condemnation suit that was fought at the adjourned term of the circuit court, over which Judge Bronaugh, of Portland, presided, was that of the Pacific Railway & Navigation Company against J. L. Barnard, involving the right of way across some mud flats at Nehalem belonging to the defendant, Petifogging tactics were resorted to by Attorney Adams, who represented the tefendant, when the case was called. The attorney claimed that his client was not prepared to have the case tried, that not prepared to have for the number or hours they put in, his time was somewhat less than he had expected. I sent for his county war-rant and had it cashed, as I had already paid him his share of the warrant.
So far as I am able to learn it has

been customary for people to have some-one get their warrant and cash it for them. If the editor of the Herald does not think so, I believe, if he will just continue his zealous search he will become convinced that such is the case. This is due in a measure to the inconvenience that would be caused if every-

So, to overcome this inconvenier a common occurrence for one party to tell another to get their county warrant and get it cashed. This being the case, it could hardly be expected that I would think I was doing a wrong in getting Carl Shelton's warrant and giving him the cash due him out of it after deducting the amount due for the team.

I am not an expert accountant nor am I an expert judge as to how the affairs of the county should be run, but it seems to me that when the Herald editor take the liberty of placing me before the public as having committed an act worthy the consideration of the grand jury, in face of the fact that that act is one that has been in common practice and sanctioned by the county officials who may have had the matter to deal with, he is doing me a gross in justice. The editor of the Herald may betha Westenberger. Order to publish be ignorant of the common practices in the conduct of county affairs, owing to W. G. Dwight vs. W G. Harris, on It may be that I am ignorant as to the w. G. Dwight vs. W. G. Harris, on the control of plaintiff case dismissed.
W. G. Dwight vs. L. W. Brown. Order of default and judgment in foreclosure of tax lien.

of his.

As to my being a son in law of a county official, I must ask what there is in that fact to make me ineligible to do In the suits by the Pacific Railway & Navigation Co. against Clyde Miller. Samuel Elmore and Ella Himple, these were settled out of court. as a citizen can be taken from me.

I might call the Herald editor's attention to the paragraph in his article in which he says that I sent a letter asking President Greenough, of Missoule, Mont., will be in Portland in the near future and at that time the matter of pushing the work from both ends will be considered as soon as the survey from mon practice and wished to do crooked Portland to Tillamook is made.

> be just and fair, a role which he has pre-tended to assume. he will acknowledge publicly in his paper that he has done

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me a very great injustice.

I am doing my road work in a straight forward manner and more so ways to be in operation that soon but than that in which he is conducting a paper, judging by his article in which he attempts to besmirch my character with out seeking the whole truth. To correct another error made by the

> making a four mile change road to benefit my place. I beg to inform him that the change will only be a distance of one half mile of road and includes one of the worst hills on the road.
> It would seen to me that the editor of

the Herald would in time learn that no genuine reforms can be made by falsifying the true condition of affairs.

ORLEY KELLOW,

Deputy Road Supervisor, Dist. No. 6.

Lost.

A small binding chain about 5 feet long, left on the street in front of Easter's livery barn. Finder please leave at the Headlight office and oblige owner.

All persons owing Todd & Co. by note or account will please call and settle the same at once. Office with Judge Sappington, P. W. Topp. pington.

A Narrow Escape

Notice.

Notice is hereby given that Mr. W. H. Cooper will, until Sept. 4th, 1909, at noon, receive bids for the purchase of the tabernacle, in which the union revival services were held. The right reject any and all bids is reserved.

A rare opportunity is offered to a live, houest young man to have a sure inhouse young man to have a sure inhouse tyoung man to have a sure inhouse saying "It will wear away," when they saying "It will wear away," when they notice symptoms of kidney and bladder trouble. This is a mistake. Take hick large dweilinghouse, good barn and out buildings well located, two delivery wagons, etc. To be sold on very reason able terms. For particulars apply at the Headlight office.

Many people delude themselves by saying "It will wear away," when they notice symptoms of kidney and bladder trouble. This is a mistake. Take following the per month. Must have light team and some capital.

Including are two lots, improved with out buildings well located, two delivery able terms. For particulars apply at the Headlight office.