Mayor J. R. Harter called a meeting of the city council on Saturday and handed in his resignation, which came as a surprise to many persons. He had become disgusted with so much friction and personal scrapping, that he came to the conclusion that he would step down and watch the other fellows in their fights, which would not interfere with his private affairs. His resignation was as follows: To the Honorable the Common

Council of Tillamook, Oregon. I hereby tender my resignation as Mayor of Tillamook, Oregon, said resignation to take place on or

before July 1st, 1913. I have a living to make and as long as I have the affairs of the city on my hands, I can do nothing else. I have spent almost a year and a half looking after the busi-ness of the city, to the neglect of my private affairs, and I feel at this time that I am not asking too much of you to allow me to shift the burden, and judging the future by the past I think you will have little trouble in getting some one

else to stand under.

Thanking you one and all to gether with the various other city officers, for the many kind courtes ies I have received at your hands, and wishing you God speed, I am very truly yours.

JOHN HARTER, Mayor.

The City Council accepted the resignation.

Circuit Court Jottings.

Circuit Judge Webster Holmes presided for the first time on the bench in this city on Friday, when the following cases were taken up:

John Leland Henderson vs. Margaret E. Henderson was a divorce suit, and the defendant re fusing to answer the complaint, the court ordered and decreed that the bonds of matrimony heretofore existing between these parties be

N. McMillan, plaintiff in error, vs. Tillamook County, which was a writ of review, the court having heard arguments decided that the writ of review was not well taken and the case was dismissed, the defendants to recover costs. Attorney Johnson gave notice of appeal to the Supreme Court.

Christian Davis vs. Sylvester Davis was a divorce suit, the court granting the divorce and directed that defendant convey one-half undivided interest in certain property to plaintiff the latter to pay \$150 to defendant and pay certain ac-

F. R. Beals vs. the Warren Con- We found one miscalculation struction Co., this case was continued until the 7th July.

Another Squall Averted.

There was a good attendance at the meeting of the city council on Tuesday evening, which was the last meeting of that body to be presided over by Mayor Harter.

final stage in regard to dangerous 1320, and \$48.60 for other amounts side walks, which will compel property owners to place red lights at approve of this warrant as to the approve of \$826.00 as we think that night where side walks are danger ous. The ordinance carries a fine of from \$10 to \$25.

Three reso'utions were passed in regard to assessment for side walk

J. P. Worrell presented a bond for a saloon license, and upon a vote being taken whether the bond struction Co. for \$451.20. This inbe accepted, Councilmen Leach, Dick and Kelson voted aye and Councilmen Harrison and Bales nay. This is a license for the new hotel.

Some dispute having arisen over the curbing in front of Case's shop, the council decided to meet Wednesday morning with Inspector Roy and the contractor.

A committee from the citizen's meeting and several members of the water commission were present to discuss the matter of the commission taking up some of the city warrants, The discussion went along smoothly for a time, but when it was seen that some of the members of the water commission were not disposed to take up certain city warrants, and discriminated against others, then personalties were indulged in. Some of the were assailed for the cost and manner in which the water reuts were collected. As a storm was brewing along personal lines, Councilman Bales moved to adjourn, and the other councilmen concurring, the meeting came to a close suddenly.

A Worker Appreciates This.

Wm. Morris, a resident of Florthe old warrants. We think that warrants fourteen years my kidneys and bladder incapacitated me for all work About eight months ago I began using Foley Kidney Palls, and they have done what other medicines failed to do, and now I am feeling fine. I recommend Foley Kidney Pills."

the old warrants. We think that warrant No. 1347 is not a legal or moral obligation of the City, and should not be paid. Warrant No. 1320, the greater item of all the warrants, should be carefully investigated and settled upon what is found to be a proper basis.

Respectfully submitted.

F. R. Beals, H. T. Botts,

Another Move to Get the City Into Expensive Litigation.

For the purpose of devising plans to bond the city to take up the outstanding indebtedness, a public meeting was held on Friday evening, when Thos. Coates was elected chairman and Attorney Gersoni secretary. Three amendments to the city charter were proposed, one to bond the city, and the other two so that the city council could reassess property for improvements and assess property for benefits to be derived by opening streets. It soon transpired that this meeting was to be used for another scrap with the Warren Construction

Some of the speakers calling into uestion the legality of some of the warrants issued to that company. F. R Beals and Attorney Johnson advocated injunction proceedings, which would involve the city in further legal litigation. However, a committee, composed of F. R. Beals, H. T. Botts, M. F. Leach, W. C. King and S. S. Johnson was appoin ed to segregate the Warren Construction Co's warrants and report at a meeting the following Monday.

At this meeting the following report was handed in and read by Acting Secretary Claussen: To the Citizens Meeting:-

We, your committee appointed to inleave to report that we have gone over the outstanding, unpaid warrants and find that there are approximately of these \$35,000.00 unpaid. A part of these warrants appear to have been issued for proper claims against Tillamook City, and we believe that the City has received full value for them. ome of the warrants however we not able to pass on without further investigation, and some of these, we are of the opinion, should not be paid as they do not represent any legal or moral obligation, in our opinion, against Tillamook City. We would specify as these warrants the follow-

October 8th, 1912 warrant No. 1320 Co., for \$16,719.45 in payment for the and H. C. Woolfe, was appointed storm sewer contracted last year. In to meet with the city council. looking over the bill for this amount we find that the same was O. K.'d by the City engineers, by J. I. Hess "sub-ject to verification," and we do not find any verification of the account. The contract under which this was constructed provides that all materials should be approved as to price before being purchased by the City Surveyor. We found nothing to show such approval by the City Surveyor, and in view of the wording of the O. K. of the bill by Mr. Hess, concluded that this part of the contract had not een complied with, and for that reason he warrant was improperly issued. bill amounting to nearly \$60.00, there may be other errors in it. think that the warrant was improperly allowed under the circumstances, believe that it should not be paid, although we think that the greater part though we think that the greater part hough we think that the greater part hough we think that the greater part tled for by the issuing of a warrant later on when the exact amount is de-termined after further investigation.

Warrant No. 1343 issued November 4th, 1912, to the Warren Construction An ordinance was passed to its \$886.00 for discount on warrant No. amount of \$836.00, as we think that there was no legal right in the City to issue a warrant for discount, and think the warrant is illegal and should not

December 4th, 1912, warrant No. 1381 was issued to Warren Construction the curbing in the west part of bill for this and are unable to say whether it is a proper claim against

> cludes an item presented to the Council for legal work and engineering work of \$250.00. We were not able to find what this item was based on and could not say that it is a proper claim with-On April 21, was issued to the War-

ren Construction Co. four warrants, No. 1514 to 1517 inclusive, amounting to \$1834.58. This includes several items, No. 1 being for \$1120.00 insur-ance premium on employers liability insurance for work done in the construction of the storm sewer. There were some other items included for work done, and on the total a charge of 10 per cent was made, under the terms supposedly of the storm sewer contract. As some of the items were not for work done on the storm sewer the 10 per cent commission would be improper as to them, and it is the opinion of a part of the committee at any rate, that a ten per cent allow-

Taking all of the items which have found are not clear as to being proper charges against the City, there charges against the City, there remains about \$15,000 of the outwater commissioners accused the city officials of paying out too much money for salaries, and then the water commissioners should be taken care of, and the ordinary commissioners. nary current expense to January 1st, 1914, we think that \$25,000 would be required to be raised by a bond issue if one be had, to put the City's finances in

a proper condition. We would recommend that the warrants which we have mentioned as not being clear as to the City's liability, they should be taken up with a view to readjustment of them, and the issuing af new warrants for the proper amounts, where they have been issued for too much upon a carcallate. for too much, upon a cancellation of the old warrants. We think that war-

F. R. Bea H. T. Botts,

A Baking Powder

ABSOLUTELY PURE

The only Baking Powder made from Royal Grape Cream of Tartar

Makes delicious home-baked foods of maximum quality at minimum cost. Makes home baking pleasant and profitable

Committee.

Attorney Botts called attention to the need of bonding the city for the mook, Ore. June 21, 1913, being 87 purpose of taking up the outstanding indebtedness, also to the importance of giving the city council 1844 estigate as to the outstanding war- power to make re-assessments. He rants of Tillamook City, Oregon, beg pointed out one instance when a mistake had been made and the council could not make a re-assessment. He thought those who owned the warrants issued to the Warren Construction Company should be written to and asked to make a settlement, and in case they failed to do so an injunction suit could be started. With those warrants not included he thought a bond issue of \$20,000 would be sufficient.

The matter of the Water Commission taking up some of the city warrants was discussed and a comwas issued to the Warren Construction posed of S. S. Johnson, H. T. Botts,

Presbyterian Church

Bible School at 10 a.m. A. C. Everson, Superin'endent.

No evening service. A union service of Disciples, Methodists, Presbyterians and United Brethren will be held in the Disciples church at 8 p.m., at which Mr. H. L. Sheldon, of Portland, Supt. and attorney for the Oregon Anti-Saloon League will give the address.

Obituary.

Mary Ann Gay was born in London, England, Nov. 18th, 1826, died in Tillayears, 7 months and 3 days old.

Deceased was married in Illnois in to Wm. Johnson, died in 1879. To this union eight children were born, namely: J. W. and J. L. Johnson of Canada, Henry Johnson of Montana, O. L. Johnson of California, Mrs. Alice Davis of Texas, Mrs. Mary Creviston and J. A. Johnson of Washington and Mrs. Lillie B. Harris of Tillamook at whose home for many years she has been tenderly

She has been on the Pacific Coast 67 years and a resident of Tillamook County for 24 years.

Mrs. Johnson has always lived an exemplary Christian life and was loved and respected by all who knew her. The funeral service was held at the Christian Church Sunday afternoon at 1 o'clock. The services were conducted by Mrs. Jope.

R. L. E. HEWITT, OSTEOPATHIC PHYSICIAN AND SURGEON. Bell Tel. 169 W.

Residence and Office in Whitehouse Residence,

TILLAMOOK, OREGON.

Coal, Cement, Lime, Brick, Shingles, Drain Tile, Plaster, Roof Paint.

LAMB SCHRADER COMPANY.

DOCKS: WAREHOUSE. FRONT STREET, BETWEEN 2nd & 3rd AVENUE WEST

Summer Vacations Seashore or Mountains



3 Day Tickets on Sale

Saturday and Sunday.

TILLAMOOK AND NEWPORT BEACHES.

Season fares from the principal stations to Newport or Tilla-mook Beaches are as follows:

Portland Tillamook Beaches Oregon City Salem 6.00 Albany 7 30 7 10 Corvallis Eugene 9.00 Roseburg 12 (0 Medford Ashiand Corresponding low fares from other points. Week end tickets

on sale from various points. EXCURSION FARES EAST.

Tickets will be sold from all main and branch line points in Oregon to Eastern destination one way through California

or via Portland. Stop overs within limits. TICKETS ON SALE DAILY TO SEPT. 30.

Final Return Limits Oct. 31st. For beautifully illustrated book "Vacation Days" and

booklets describing Tillamook County Beaches, Newport and other points, as well as information about Eastern Fares routes, stop overs. etc., call on nearest Agent or write to JOHN M. SCOTT, General Passenger Agent, Portland, Ore.

Garibaldi Beach News.

The long looked for motor car is now making regular trips between Mohler and Tillamook, which adds materially to the convenience address is 1241 E Main St. Pon address is 1241 E Main St. Pon address is 1241 E Main St. Pon the light

Beach.

The contractors on the county road between Barview and Ocean Lake are making some progress. When this piece of road is finished it will be possible to travel by automobile from all Garibaldi beach points to Tillamook.

Mrs. Gay, of Twin Rocks, was in Portland for a short time, but has returned with her son, who is control of the U.S. Lat Office, at Portland, Oregon.

Any person is at liberty to protest this purchase before entry, or initiate a contest at any time before patent issues, by filing a corrobor ed affidavit in this office, alleging facts which would defeat the entry.

putting her cottages in shape for the summer visitors.

We see that this month is about to break all previous records for rainfall. No doubt, but the rain is a fine thing for the Tillamook dairymen, but not favorable for camping at the beach, but "its an ill wind that blows nobody good."

day and are occupying their cottage at Ocean Lake.

Another of those enjoyable five hundred parties, given by the "Boosters Club," was held in the ice cream! parlors off Byers store. Mrs. Patson carried off first prize for the ladies and Mrs. Tompsett at a point 58.16 chains west and 21 the consolation prize, while Homer chains south of the northeast cor-Craig won first prize for the men and Mr. Stephens the consolation prize. Mr. Burgan was the winner of the grand prize given by Mr. Byers for the most points won during the evening.

Mildred, of Tillamook, were down at their cottage in Rose City Beach for a few days outing.

Fourth Class Postmaster Examination.

Saturday, July 26, 1913. The United States Civil Service Commission announces that on the date above an examination will be held at Tillamook, Ore., as a result of which it is expected to make certificating to fill a contemplated vacancy in the position of fourth class postmaster of class at and last days of the month and Wheeler, Ore., and other vacancies will be there to receive them-S as they may occur at that office, unless it shall be decided in the interests of the service to fill the vacancy by reinstatement. The compensation of the postmaster at this can be seen at Chas. I. Clough office was \$274 for the last fiscal Architect's office in Portland for year.

be of full age for all purposes at 18 and contract signed. Owners re-years, women 18 years of age on the serve right to reject any or all bids gate of the examination will be ad-

Applicants must reside within the territory supplied by the postoffice for which the examination is announced.

The examination is open to all citizens of the United States who can comply with the requirementa. Application forms and full information concerning the require-ments of the examination can be secured from the postmaster at Wheeler, Ore, or from the U.S. Civil Service Commission, Wash-

may be seen at the residence of the undersigned or at the store of

Bids will also be received for the furnishing of 8 cords of wood, the same to be spruce limbs, vine maple or crabapple and to be delivered on the grounds on or before August 15th, 1913.

The Board. The Board reserves the right to

reject any or all bids. Bidders may include all of the above items in one bid, or the same may be bid on separately, Bids to be left with the under-

ROSE CRAWFORD, Clerk District No 1, Tillamouk Oregon.

Notice of Publication Department of the Interior. S. LAND OFFICE at Portland Of June 12th, 1911

NOTICE IS HEREBY GIVEN, of the Garibaldi Beach residents, this with the extra passenger gives us twelve trains daily,

H. L. Sappington spent Sunday on the beach visiting.

The P. R. & N. has been making some much needed improvements and the timber thereon, under the provisions of the act of June 3, 18 and acts amendatory, known as some much needed improvements at the various stations along the beach.

Miss Rice, of Carlton, and Miss Blackburn, of Yamhill, are spending a short vacation at Rose City in a short vacation at Rose City in the provisions of the act of June 3, 182 and acts amendatory, known as the "Timber and Stone Law," at summent, and that, pursuant to see application, the land and timber thereon have been appraised to timber estimated 100.00 and 120 board feet at 25 and 40 cents pr M, and the land \$40.00; that an

H. F. HIGBY,

Notice of Guardian's Sale.

NOTICE IS HEREBY GIVEN,-Thu pursuant to and by virtue of an or der of the County Court of Tills mook County, Oregon, duly mad and entered on the 13th day of Jun 1913, licensing, authorizing and Mrs. Scott Bozarth and son Mil-ton came in from Portland, Tues-ton came in from Portland, Tues-ed, the undersigned will on ad after the 24th day of July, 1913, ed for cash, at private sale to the person offering the highest price therefor all the right, title and interest of Frances Xavier Morea (Frank Marey) in and to the following described real property, town Situate in Garibaldi, County of filamook, State of Oregon; Beginning at a point 58.16 chains west and the ner of Sec. 21, Township one North Range ten west of Willamette Meridian, thence north 74 degrees ear 7.08 chains for inital point of trad herein conveyed, said point being the southeast corner of what is known as the Ralston 5 acre tract thence north 16 degrees west 2 Bob Swain, of Portland, with a feet, south 74 degrees west 24 feet, south 74 degrees west 25 feet to the northeast corner of that sold by Geo. W. Kiger and wife a Frank Marey by deed dated October 10, 1902, and recorded in bot 12. "z" of deeds, page 31, recorded Tillangock County, Oregon, these Mrs. Ed. Hadley and daughter, Tillamook County, Oregon, these southeast corner of Marey trace, north 74 degrees east 23,456 feet to

Such sale to be made subject a confirmation by the above named Dated at Tillamook, Oregon, this

26th day of June, 1913
N. McMillian,
Guardian of the person and estate
of Frances Xavier Moreau (Frank
Marey.

Hides Wanted.

Notice to Contractors.

Age limit, 21 years and over on the date of the examination, with the exception that in a State where women are declared by statute to the of full age for all purposes at 18

Pendleton Refuses To Experiment with Paving.

After deciding to lay many blocks of paving, the city of Pendleton further decided not to experiment with something new in the paving line, but to stick to bitulithic which shown itself to be all that can be desired of a paving material Bitulithic is clean, smooth and

noiseless. It is durable and lasting Taxpayers are in favor of it because wherever used it has shown itself to be economical in up-keep.

Applications should be properly executed and filed with the Commission at Washington at least 7 days before the date of the examination, otherwise it may be impracticable to examine the applicants.

U. S. CIVIL SERVICE COMMISSION

Call for Bids.

School District No. 1, of Tillamook County, Oregon, will receive bids up to and including the loth day of July, 1913, for the building of a woodshed for said district, plans and specifications for which may be seen at the residence of the undersigned or at the state of the country than all other diseases proposed to be incurable. For a great many years doctors pronounced it a local disease and prescribed local remedies, and treatment, pronounced it incurable. Some has proven Catarrh to be a contitutional disease, and therefore requires constitutional treatment. Hall's Catarrh Cure, manufactured by P. J. Cheng & Co., Toledo, Ohio, is the only Constitutional eare on the market. It is taken be tendly in doses from 10 drops to a tendency of a woodshed for said district, plans and specifications for which may be seen at the residence of the undersigned or at the store of the support of the country than all other diseases proportions of the country than all other diseases proportions to country than all other diseases proportions at least 7 days before the durable. For a great many years doctors pronounced it a local disease, and therefore requires constitutional treatment. Hall's Catarrh Cure, manufactured by P. J. Cheng & Co., Toledo, Ohio, is the only Constitutional treatment. The object of the proportion of the proportion of the country than all other diseases proportions.

Bids will also be received for the painting of said building with two coats of paint, and also the painting of school house of said district. Said school house to receive one coat of paint, and the roof to be included.

Bids will also be received for the painting of school house of said district. Sold school house to receive one rheumatic pains disappear. Sold included.

Bids will also be received for the painting of school house to receive one rheumatic pains disappear. Sold included.

A 15 Watt Mazda Lamp

On your front porch can be lit every night until midnight and register not over fifty cents per month on the meter.

TILLAMOOK ELECTRIC LIGHT AND FUNL COMPANY WILL SPALDING, Manager.