

## FIRE LOSS ADJUSTED 3rd Day After Fire.

On Sunday evening, March 21, fire partly destroyed the home of Mr. R. N. Henkle. The insurance was carried on the property by this office.

### AS SOON AS THE FIRE WAS OUT

We wired the Concordia Fire Insurance Co. at their Pacific Coast Office in San Francisco and the Home Office in Milwaukee, Wis.

### THE SPECIAL AGENT

Arrived Tuesday evening, less than 48 hours, to adjust loss.

### A DRAFT WAS ISSUED

To Mr. Henkle in Full Coverage of His Loss by Special Agent and Adjuster Mr. Miles D. Warren, for the Concordia Fire Insurance Co.

Are You Insured?  
If Not, Why Not?

Fire Loss Adjusted

Tillamook City Oregon

March 21, 1915

Rollie W. Watson

Fire Insurance Agent

Tillamook Oregon

My first loss on my home which occurred on Sunday evening, March 21st, was adjusted in less than 48 hours. I was insured by the Concordia Fire Insurance Company, of Milwaukee, Wisconsin, in which company I was carried for years.

This adjustment was made in less than three days after the fire. The entire loss was paid to me by special agent and adjuster Mr. Miles D. Warren representing the Concordia Fire Insurance Company, of Milwaukee, Wisconsin, in which company I was carried for years.

A draft in full settlement of my claim was paid me in person by special agent Miles D. Warren this week day of March, 1915.

Yours very truly,

R. N. Henkle

YOUR FIRE  
INSURANCE  
IS SAFE

WITH-THIS-AGENCY,  
OVER \$160,000,000.00 IN ASSETS  
Represented by this Office.

"SAFETY"  
SERVICE OUR AIM  
SECURITY.

Let Us Write Your Next Policy.

ROLLIE W. WATSON.

"The Insurance Man."

Phone Us, Todd Hotel.

### CLEAN-UP NOTICE.

To The Residents of Tillamook City.

Following will be found sections of Ordinances Nos. 181 and 201 of Tillamook City, defining nuisances and providing for their abatement.

#### Ordinance 181.

Section 1. If the owner or occupier of any house, market, meat-shop or other place wherein and liveable, sleep, food, fish or other animals, are kept or sold, either in said house or on the premises and said owner or occupier shall permit the same to remain unclean to the unnecessary annoyance of the citizens of this city, or any of them, or in any state or condition detrimental to the public health, the same shall be deemed a nuisance.

Section 2. If any person causes or permits within the city limits of this city and unclean, stinking, foul, defective or filthy drain, ditch, tank or gutter, or any leaking or broken stop, garbage or manure bin or receptacle of similar character to remain on his premises, the same shall be deemed a nuisance.

Section 3. All vegetable waste, litter, garbage, filth or refuse of any nature, kind or description which shall be detrimental to the public health, found in or upon any private alley, yard or area within the limits of this city, excepting the same is temporarily deposited for removal, shall be deemed a nuisance.

Section 4. Whenever any stable, stall, shed or apartment of any yard or appurtenance thereto in which any horse, cow or other animal shall be kept, or in any place within the limits of this city, in which manure or liquid discharge of such animal shall collect or accumulate, and when such stable, stall, shed or apartment, or any yard or appurtenance thereof, is not kept in a cleanly and wholesome condition so that no offensive smell shall be allowed to escape therefrom, the same shall be deemed a nuisance; provided that the keeping of swine in the city limits of this city north of 11th street shall be forbidden; provided further, that nothing in this section shall be so construed as to include manure deposits upon any private property for the purpose of cultivating the same, and the same is kept in an innocuous condition.

Section 7. If any person being the owner or occupier of any premises within the corporate limits of the city shall put in or hang or allow any gate now put in or hung to swing into any public street or alley, the same shall be deemed a nuisance.

Section 8. Every act done or made permitted, allowed or continued on

any property, public or private, by any person or corporation, that agitates or prevents, detrimental to health or to the damage or injury of any of the inhabitants of this city, and heretofore specified, shall be deemed a nuisance.

Section 9. Every nuisance herein before mentioned, declared or defined is hereby prohibited, and in case of neglect or refusal of any person to comply with the provisions of this ordinance after notice has been served as provided in Section 12 of this ordinance, it is hereby made the duty of the City Marshal to abate or remove the abatement thereof, by filing up, draining, cleaning, putting up or removing the same as the case may be and the cost shall be collected from the authors thereof.

Section 10. Any person or persons who shall be convicted of being the author or keeper of a nuisance, or otherwise guilty of a violation of any of the provisions of this ordinance, shall be fined not less than five dollars nor more than twenty-five dollars, for the first offense, and for the second and all subsequent offenses not less than ten dollars nor more than fifty dollars, or by imprisonment not to exceed twenty-five days.

Section 11. Where a nuisance exists upon property, and is the outgrowth of the usual, natural or necessary use of the property, the landlord thereof or his agent, and all other persons having control of the property on which such nuisance exists, shall be deemed to be the author thereof, and shall be deemed equally liable therefor, but where any such nuisance shall arise from the unusual or unnecessary use to which such property may be put, or from the business thereon conducted, then the occupants and all other persons contributing to the continuance of such nuisance shall be deemed the author, thereof.

Section 12. If such owner, occupant or agent, shall neglect or refuse to comply with the requirements of such notice within the time specified, he shall upon conviction thereof be fined in any sum not less than five dollars nor more than fifty dollars, or by imprisonment in the city jail not to exceed twenty-five days, or by both such fine and imprisonment. The failure to give the notice as provided herein shall not relieve the author of any nuisance of the penalties provided by Section 10 of this ordinance.

Section 13. It shall be the duty of the city marshal and the committee of the common council on health to ascertain and cause all nuisances declared to be such by this ordinance

to be abated, and they shall have authority, in the day time, to enter any house, stable, barn, store or any building, in order to make a thorough examination of cellars, sinks, vats, or drains, to enter upon all lots and grounds, and cause all stagnant water to be drained off, and pools, sinks, drains, vats, holes or low ground, to be cleaned, filled or otherwise protected and to cause all nuisances and obstructions to be abated or removed, and to have the costs of the same entered up as a lien against said property, on the lien docket of Tillamook City, Oregon.

#### Ordinance No. 285.

Section 5. Whenever there shall be found on or about any lot, alley, yard area, street or piece of ground within the limits of Tillamook City, Oregon any dirt gathered in cleaning yards, or any rags, damaged merchandise, worn broken or leaking barrels, cans or boxes, or any materials, refuse, garbage, or rubbish, which is offensive or which tends to become decayed or putrid, or to render the atmosphere impure or unwholesome, which shall be of an inflammable nature so as to cause danger of starting fire, or which shall be so deposited or placed as to interfere with the fighting of fire in case fire breaks out on the same shall be deemed a nuisance.

You are hereby notified to clean up any such nuisances which may exist on property which you represent, or in alleys adjoining said property.

You are further notified to have your property ready for inspection by the officials on the 10th day of April 1915.

N. J. Myers,  
City Marshal.

All kinds of wood and fence posts for sale. See Shrode.

Go to the Ramsey House "Good Eats," M. A. Olson serves the best.

Crew of Sinking Liner is Rescued  
New York.—Passenger and crew of the Malory line steamer Denver was taken off by the Atlantic Transporter liner Manhattan 1399 miles from New York, where the Denver was found by the rescuing steamer leaking badly, and in apparent danger of going down, according to a wireless from the American liner St. Louis.

#### Villa Apologizes.

Washington.—Representatives of General Francisco Villa have formally apologized to the United States for the murder by Zapatistas recently of John B. McManus, an American of Chicago.

## OREGON NEWS NOTES OF GENERAL INTEREST

Events Occurring Throughout the State During the Past Week.

#### Forest to Have New Fire System.

Forest.—A new system of forest fire protection, patterned after modern city fire departments is to be used in the Cascade national forest this season by Ulysses H. Burt, supervisor, who has outlined it. It will be placed in operation about May 1.

Electric alarm gongs, motorcycles and motor cars with constantly prepared packs ready for a moment's departure and equipped with rations for four days, and also small force pumps, shovels and rakes form part of the new fire department that will cover an area of 120,000 acres of timber in western Lake county.

Five fire stations will be established as arranged that virtually any point in the forest will be accessible in twenty-three hours.

#### \$300,000 Road is Planned.

Penitentiary.—President H. O. Barnhart of the Clatsop county organization of the Farmers Union, has been elected the champion for the construction of a road across the 1000 acre reservation to the Columbia river. The farmers of the Hamilton and Cold Springs sections had suggested similar arrangements for building the road under a state aid plan, but the failure of the legislature to enact the necessary legislation spoiled their plans and the matter had been dropped temporarily.

New St. Barnhart comes forward with a plan to build a road to cost \$300,000. He would raise \$100,000 by public subscription and would ask the county to issue bonds for the rest.

#### State May Drop Land Suit.

Salem.—While the members of the state land board have decided that the suit filed by the state against the Pacific Livestock company to recover about 20,000 acres of land in Harney county should be dismissed, announcement was made that formal action would not be taken until Attorney General Brown had made an investigation of the litigation. The suit was brought by ex-Attorney-General Crawford at the request of ex-Governor West, the charge being that the land was obtained through dummy entry men.

#### HOPMEN ORGANIZE

Salem Meeting Attended by About 300 Growers.

Salem.—Prospectors of hope in Oregon formed a permanent organization to be known as the Oregon Hopgrowers' association at a meeting here, attended by almost 400 growers. It was the largest meeting of hopgrowers ever held on the Pacific coast. The safeguarding of the interests of its members is the main purpose of the organization. The leaders say the hops attendance and enthusiasm warranted for greater prosperity in the industry, which yields now about 45,000,000 annually to the state.

More than 500 growers, or approximately 60 per cent of the persons engaged in the hop-producing business in the state, were represented at the meeting. It was announced that \$25,000 of the \$100,000 capital stock of the association had been subscribed, and the amount represented was about 12,000, while the estimated total acreage is 20,000.

The association plans to sell all hops produced by members, finance growers when necessary in order to prevent contracts being made at too low a price, and to see that the industry is put on a profit-making basis.

#### New Poison for Coyotes Used.

Baker.—To eradicate the rabies epidemic among coyotes and other animals, the forest service in this vicinity is using a non-infectious poison that already has shown good effect. Many animals have been killed, and Ephraim Barnes, supervisor of the Mitlen national forest, says that he believes eventually it will wipe out the entire coyote race.

The poison being used is peculiar, in that, while almost instantly fatal, it does not render the carcasses of the dead animals dangerous to other animals which might devour them.

#### Chinese Boycott Japanese Goods.

Portland.—Chinese residents of Portland declared a boycott on all Japanese goods in retaliation for the demands recently made upon China by Japan. The action was decided upon at a meeting of the Chinese Six Companies.

#### Coco Bay Line Inspected.

Eugene.—Julius Krutschmitt, of New York City, chairman of the board of directors of the Southern Pacific made his first inspection of the completed portion of the Willamette Pacific line from Eugene to Coos Bay.

## SEE THE TILLAMOOK SHEET METAL WORKS

About the  
**Hinman Milking  
Machine**

As Good as Any and Cheaper  
Than Many

Come and see our machine. It will  
Bear Investigation. We Guarantee It

**Make Your Own Gas**  
THE DETROIT COMBINATION GAS MACHINE provides the home, school, college, church, store or other buildings with a satisfactory gas supply—  
Gas to light with—Gas to cook with—Gas for heating rooms—Gas to heat water for the bath, laundry and all other uses—Conversion to city coal gas at no greater cost.  
On the market over 46 years. Over 30,000 in daily use. Absolutely safe. Rated in (Class A) National Fire Underwriters. Not a drop of gasoline brought into the building.  
Ask today for estimate and copy of catalog. No obligation.  
**E. F. GILSON, Tillamook, Ore.**  
With Frank Holt  
11 x 14 1/2

#### To School Districts.

To apply for requests asking an examination for the statement we are making in our school exhibition on "School work displayed since 1907" in Booth Exhibits, as County Fair, will say we are giving it as follows:

We examine school work display such as maps, composition books, note books, collections of flowers of something along that line, hand work, such as booklets, paper cutting, etc. In fact, any of the general work that the people have been doing the year, which they have saved and can give.

The instance samples of their writing, samples of arithmetic work, samples of geography lessons, penmanship work, etc.

Questions pertaining to the school department should go to the school superintendent, but we are glad to answer any time to answer questions pertaining to any department, as far as possible.

Parents, teachers and pupils should note that all departments of the Fair are open to competition by the children, and while they are preparing exhibits for the school department, it will be well to prepare an additional exhibit for one or more of the other departments.

Respectfully,

Tillamook County Fair Board,  
By J. H. Dunstan.

#### Pomona Grange Meeting.

On Thursday, April 23rd at the Pomona Grange hall, will be held the next meeting of the Tillamook County Pomona Grange. A good attendance is desired from all granges of the county, as this will be the last meeting before the meeting of the State Grange to be held in Tillamook May 14, 15, 16, and 17, 1915.

It will be a busy session, and is expected that the State Librarian will be present to discuss a "County Library" proposition.

J. H. Dunstan, Master.

For Sale—Registered Holstein and A. J. C. Jersey Bulls.

We have a few Registered Holstein Bulls, old enough for service, and some calves that will be old enough for fall breeding. These animals are from heavy milk producing strains. Their ancestors having records of reputation. Dams that are now giving fifty to ninety pounds of milk a day, and have A.R.O. Records. Some of our bulls have daughters in milk now, and with their first calves give fifty five pounds of milk a day. We would be glad to correspond with any one interested in purchasing a bull, and if assurance of enough sales we will make a shipment into your county.

We could also furnish a few Registered A. J. C. Jersey Bulls from

good females  
Write, Peterson Brothers,  
Forest Grove, Oregon

#### CITATION

In the County Court of the County of Tillamook

In the Matter of the Estate of Wm. West, Deceased.  
To the heirs of Wm. J. West, deceased, known and unknown, all persons interested or who may become interested.

In the name of the State of Oregon, you are hereby cited and required to appear in the county court of the State of Oregon for the County of Tillamook, at the court-room thereof, Tillamook City, said county and state on the 31st day of May, 1915, at 10 o'clock A. M. in the forenoon of that day, then and there to show cause why there be, why an order should be made authorizing, directing and empowering Thomas Coster, the appointed, qualified and acting administrator of said estate, to sell at public auction the following described real property belonging to said estate, to-wit: The S. E. 1/4, Sec. 22, Township 2, N. Range 8 West of Willamette Meridian in Tillamook County, Oregon.

Service of this citation is made on the heirs of the aforesaid decedent known and unknown, and all persons whom it may concern, by published thereof in the Tillamook Herald, newspaper of general circulation published and circulated in Tillamook County, Oregon, by virtue of an order duly made on the 10th day of March, 1915, by the Hon. A. M. Hays, Judge of the County Court of the State of Oregon, for Tillamook County, by the seal of said court affixed, this 10th day of March, 1915.

Attest: J. C. Holden,  
Clerk of the aforesaid Court.  
By Kathleen Mills, Deputy.  
First Publication: March 12th, 1915.  
Last Publication: April 10th, 1915.  
(Five consecutive weekly publications.)

#### Notice To Contractors.

Scaled bids addressed to the court of Tillamook County, Oregon for the construction of additional buildings and fencing at the County Fair grounds, will be received by the County Court at its office in Tillamook City, Oregon, on or before the 8th day of April, 1915, at 10 o'clock a.m. and at that time opened and read.

Each bid shall be accompanied by certified check made payable to Tillamook County, for an amount equal to 5 per cent of the amount of the bid, which shall be forfeited to the County, in case award is made to the bidder shall fail, neglect or refuse for a period of five days after which the award is made to enter into a contract and file a bond satisfactory to the Court.

Plans and specifications will be ready and on file with the County Clerk, March 20, 1915.  
The County Court reserves the right to reject any and all bids.  
Dated this 18 day of March, 1915.  
J. C. Holden, County Clerk.