

# Clallamook Headlight.

Published every Thursday evening.  
W. F. D. JONES - EDITOR AND PROPRIETOR.

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Address all communications to THE HEADLIGHT, TILLAMOOK, ORE.

TILLAMOOK, ORE., Feb. 18, 1892.

The Cleveland wing of the Democracy is holding mass meetings in New York to protest against the methods of David B. Hill.

Blaine's letter of withdrawal is regarded as leaving the field entirely to Harrison, it being thought that there will be no other strong candidate.

Senator Mitchell has introduced a bill fixing the boundary line of Warm Springs Indian Reservation according to the survey made by T. B. Handley in 1871.

Hill dictates to Tammany; Tammany rules New York City; the City rules the State and the State rules the Nation. There you have it in a nut shell. How do you like it?

The Free Coinage bill will be reported favorably. Both parties are divided on the question. Those who represent the Trusts and the monopoly corporations are against the measure.

It is said that McKinley is good presidential timber, but that he is willing to wait. It shouldn't be a matter of willingness or ambition on the part of the candidate; the people should settle that point and, if it appears that McKinley is the best man, he should be chosen if he is willing to accept. McKinley is our preference, though Harrison or Blaine would be very acceptable.

David B. Hill has ruined Cleveland's chances for carrying New York and ruined his own chance for carrying the Nation. His adroit wire pulling has placed the Democratic organizations of New York completely in his own hand, and the party in that state at his mercy, yet it is probable now that Cleveland's followers would be incited to defeat Hill, should he again be a candidate in that state. The Democrats are now looking towards a western man, Gov. Boies of Iowa, Gov. Gray of Indiana, and John M. Palmer of Illinois being considered.

Miss Mattie Mitchell, daughter of Oregon's Senator, was married Feb. 11 in Paris to Duke de la Rochefoucauld. It is said to be a good match, but it doesn't seem right that some of America's best and prettiest girls should go and marry foreign dukes when there are so many worthy young men at home. It is seldom our young men go to Europe to get their wives. They can do better at home, even if the foreign dukes and counts do get a few of them. The ordinary American young man would not stand much show among the titled women of Europe anyway, and if he did, he would choose some sensible and accomplished American girl in preference.

One thing sure, the Duke de la Rochefoucauld showed good judgment, and in this case it doesn't appear that title was swapped for wealth, as is often the case.

## TIMBER LAND ENTRIES.

In the matter of government proceedings against the alleged fraudulent timber land entries in Washington, Oregon or California, the Commissioner-General of the land office, with the approval of the secretary of the interior, has instituted a change of procedure, by which parties claiming title to these lands will hereafter be required to produce the original entry-men and their witnesses at the local land offices for further examination, with reference to the contracts or arrangements which may have been made prior to the entry, for the conveyance of land to corporations or syndicates. It appears from the records of the general land office that large tracts of valuable timber land in different localities have been entered on the same day by a large number of persons, and immediately thereafter all the parties transferred to syndicates. It is now confidently asserted by these syndicates that the government cannot prove the entries were originally made in their interests. This new order is made with a view of simplifying the procedure in such cases.

## Mysterious Canons of the Colorado Penetrated Again.

A year or two since, the newspapers had much to say of the experiences of a party of railroad surveyors, who had repeated Powell's feat of twenty years ago, and made their way in boats through the walled-in gorge of the Colorado, their leader and one other man being drowned in some of the terrific rapids down which the boats were swept. The full story of this wonderful voyage has never been published; but the Overland Monthly has now secured it, written by a member of the party, accompanied by photographs taken by them, and it is now announced for the March number.

## Notice of Dissolution.

Notice is hereby given that the co-partnership heretofore existing between Geo. W. Kutsh and C. H. Bodle, doing business under the firm name of Kutsh & Bodle, has been dissolved by mutual consent, and have sold the store department to John Wright, who assumes all liabilities for merchandise. All bills due said firm should be paid at once to Geo. W. Kutsh or C. H. Bodle.

G. W. Kutsh, C. H. Bodle

## An Explanation.

ED. HEADLIGHT:—In your issue of Feb. 11, 1892, I notice an article over the signature of T. B. Handley, in which he states that I failed to state that there would be more than one County Commissioner elected at the coming election; also that I failed to state that there would be an Attorney General elected. I will state my reasons for the omission. Before having the election notices printed, I asked the opinions of several of our leading citizens as to what I should say in those notices, Commissioner or Commissioners, but no one knew for certain, and as I am not a judicial functionary, I declined to say Commissioner, although I was then and am yet under the impression that two should be elected; and knowing too that to say Commissioner would not preclude the nomination and election of two, as every voter in the county knows the office of Commissioner is to be filled at the June election.

A great many people in the county are laboring under the impression that J. E. Sibley was appointed to fill the unexpired term of W. G. Kelso. I beg leave to state that this is not the case. Mr. Sibley was appointed to fill the vacancy caused by the resignation of Mr. Kelso. In the matter of the election of an Attorney General, the Act creating this office is a little lame in its wording, and I will confess that I am at a loss to know whether one is to be elected or not. In the Act it states "in June, 1894 and each fourth year thereafter there shall be an Attorney General elected" but there is no provision for one to be elected earlier than this. Now, if there is to be one elected, let us have some candidates for the office, and there will certainly be one elected. I trust that Mr. Handley or anyone else

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will not think that I am not in favor of the will of the people, for I am not of that stripe. Far from it, brother Handley, I am in favor of free elections, and I want every office which is to be filled, filled by the voice of the people.

W. W. CODRER.

## REAL ESTATE TRANSFERS.

For two weeks ending Feb. 17: Lola Handley to L. S. Johnson, tract near Garibaldi, \$200. U. S. Patent to J. C. Comer. D. H. Sexton to J. C. Comer, tract in Bay City, \$75. State to L. L. Hoffman, nw¼ sw¼, and nw¼ se¼ sec 16 3a 9, \$100. Wm. Ryan to D. W. Ryan L3 B33 Thayer Ad., \$59. Wm. Ryan to G. W. Pettit, L47 B8 Thayer Ad., \$55. J. U. Smith to T. B. Maxwell, L1 to 8 Garibaldi, \$300. U. S. Patent to B. Higgenbotham. Robt. Crawford to 33 acres on Nehalem, \$400. W. S. Cone to Ida M. Walker, Quit Claim. J. C. Norris to E. H. Comer, tract in sec. 3 4a 8, \$500. E. H. Snow to C. E. Forsyth sw¼ sec 35 1a 9, \$3630. A. Gray to A. Foster, nw¼ sec 13 1a Sw, \$390. R. B. Oakes to Catharine Oakes, L6 B8 Fuller Ad. Bay City. U. S. Patent to R. R. Haye. B. C. L. Co. to M. Warren, L4 B69 of Pacific Ad. to Bay City, \$— Chas. Pyeto Laura Newell 45 93 acres on Nehalem, \$575. Wm. D. Stillwell to Tillamook Lumbering Co. tract in Tillamook City \$11000. E. H. Comer to C. H. Jones, S¼ of N. W¼, N. W¼ of S. W¼, S. W¼ of N. E¼, sec. 3, 4a, 8w., \$500. U. S. Patent to Jas. D. Jones. U. S. Patent to Alfred Letcher.

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## NOTICE FOR FERRY.

I, H. Patches, hereby give notice that I have filed in the County Clerk's office an application for a ferry franchise, the same to be used on the Tillamook river, and for the express purpose of conveying freight and travel to and from across said river, and on the new projected road from Tillamook and Netart, all persons opposing said franchise or the same to be made before the County Clerk of Tillamook County, Oregon, on March 1st, 1892.

Filed at Tillamook, Ore., Feb. 11, 1892. H. PATCHES.

## NOTICE.

Notice is hereby given that the undersigned has presented his petition to the Honorable County Court of Tillamook County, Oregon, praying for the vacation of all the streets, alleys and public squares laid out and recorded in the Town of Idealville, to-wit: That tract of land in Tillamook County, Oregon, bounded by beginning at the southeast corner of the Donation Land Claim of Harriet and W. N. Vaughn, and running thence in an easterly direction 60 feet, thence north 50 feet, thence west 100 feet, thence north 200 feet, thence west 60 feet, thence to the place of beginning.

W. N. VAUGHN.

## SOCIETY DIRECTORY.

G. A. R. Meets first and third Wednesday of each month at 7 P. M. in G. A. R. Hall, C. DRAW. ADJUTANT, F. SEVERANCE, COMMANDER.

I. O. O. F. Meets every Tuesday night at 7:30 P. M. in I. O. O. F. Hall, F. SEVERANCE, N. G. W. A. OBEN, REC. SEC'Y.

A. F. & M. Meets first Saturday night of each month in I. O. O. F. Hall, H. V. J. JOHNSON, W. M., R. C. LAMM, SEC'Y.

CHAPTER—Meets first Saturday, 1 P. M., of each month in L. O. O. F. Hall, J. E. SIBLEY, H. P. A. F. WILSON, SEC'Y.

A. O. U. W. Meets every Monday night at 7 P. M. in G. A. R. Hall, C. DRAW, W. M. W. A. W. SEVERANCE, REMARKS.

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**NOTICE FOR PUBLICATION.**  
Land Office at Oregon City, Oregon, Feb. 8, 1892.—Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before the County Clerk of Tillamook County, at Tillamook, Oregon, on April 4, 1892, viz: Homestead Entry No. 8001, for the e 1/2 of n e 1/4, and n w 1/4 of s e 1/4 of n w 1/4 of sec. 11, T. 2 S., R. 10 W. He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: Henry Oles, M. D. Reading, James A. Biggs and J. A. Gibson, all of Tillamook, Tillamook Co., Oregon. J. T. Apperson, Register.

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**NOTICE.**  
Notice is hereby given that the undersigned has filed her final account as executrix of the estate of Charles Hobson, deceased, with the County Clerk of Tillamook County, as required by law, and that the same will be heard by the

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