

Tillamook Headlight.

W. F. D. JONES.

THE COUNTY OFFICIAL PAPER

Independent in Politics

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All notices or communications should be sent in as early in the week as possible.

Correspondence Wanted.

The HEADLIGHT is for the people, and they are invited to write for its columns. We believe in free exercise of opinion, and wish to encourage independence of thought and action.

Mr. Hosmer is pretty pointed in some of his arguments, but as it does not hit, I let it go as well said. What he strikes at is, mostly servitude and superstition.

I never knew what liberty and freedom was until I got onto the bible liberty. You shall know the truth, said Jesus and the truth shall make you free (John VIII, 32)

AN ANSWER TO MR. HOSMER. (Written by James M. Level.) (Concluded from last week.)

families of the earth during the Millennial reign? Some for the destruction of the powers that be, and then to be made into plowshares and pruning hooks, when nation shall not lift up sword against nation, neither shall they learn war any more. (Isa. II, 4.)

Mr. Hosmer objects because Christ did not bring peace. International peace was not his object in coming the first time, neither did he say that any would have peace but them that believe in him.

The Jewish people are just as much the result of a miracle as the birth of Christ. When we get rid of the orthodox teaching on the subject and look at the bible, I admit that the bible is a hard book for any to comprehend.

FROM EASTERN OREGON. ED. HEADLIGHT:—Since I wrote you last I have sold out at La Grande and moved to Pine Valley and today I bought 80 acres of land and will make this place my future home.

I believe it as a matter of faith, Sir Isaac Newton, who died 1727, said on the strength of Dan. XII, 4 that he would not wonder if men sometime traveled fifty miles an hour.

Mr. Voltaire, the great infidel philosopher, who died 1778, much later despising this prophecy, declared that it made Sir Isaac Newton a fool when it led him to say so. Now, time has proven who the fool was! Was the bible with Mr. Newton a hindrance to advancement?

If what Mr. Hosmer says is true about the bible, then Mr. Voltaire was a hindrance to progress. He would be surprised to learn that we can travel 100 miles an hour now.

The bible does not teach that grass and herbs were created before the sun. Yes I heartily agree with Mr. Hosmer when he says it is a shame for widows and others to live in want, and lazy priests and preachers to live in luxury. It is a burning shame but we will not endure it much longer.

Mr. Hosmer is pretty pointed in some of his arguments, but as it does not hit, I let it go as well said. What he strikes at is, mostly servitude and superstition.

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Scientists claim that the sun was in existence long before God said "let there be light." Very well, but they cannot prove that light was shining through the thick vapor at that time.

Scientists claim that the coal fields were found long before the flood. Very well they can say twenty thousand years before if they like, the bible will not contradict. Scientists say the earth is over 6000 years old. The bible does not deny it.

In conclusion I will say that all human efforts to better things to any extent will be futile until the times, 2520 years from the beginning of the Babylon Empire, of the Gentiles be fulfilled. Then the Jews will soon return to their own land and the promised blessing through them of all families of the earth will soon after commence when they once more become the ruling people under a perfect law, and a law enforcer back of it.

ED. HEADLIGHT:—Since I wrote you last I have sold out at La Grande and moved to Pine Valley and today I bought 80 acres of land and will make this place my future home. This is a beautiful little valley six miles wide and fifteen miles long. Fruit, grain and hay grows in abundance here, and as they depend on irrigating there is no failure of crops.

The Sheridan Sun says: Gold in praying quantities has been discovered by Captain Jackson and others from Tillamook on the beach at Siletz. It is easily panned out. Prospects ranging from 10 to 30c were secured in a goldpan. Great excitement prevails at Tillamook. The whole beach is thought to be full of gold.

The mines only to be disappointed. I would advise people who are looking for employment to stay away until next spring, as it will take the company all of this summer to get the mines in shape to work next year. The worst drawback to this country is the long distance to market; it is 60 miles to Baker City, which is the nearest railroad point. The snow gets deep in winter. I am told that there is about three months good sleighing every winter. The weather is pleasant here in summer, though it gets warmer here than in Tillamook, but nights are always cool and pleasant. I have not time to write any more at present, so I will close by asking you to send my HEADLIGHT to Carson, Union Co., Oregon, and oblige. Yours Respectfully F. S. FAIRBURN.

A gentlemen sends us this word to pronounce: "Fransliggettersky-pesfunderkuickellpenpsay." Well sir, here goes: F-r-a-n, here's your Fran; s-i-l, here's your sli, here's your Fransli, g-e-t, here's your get, here's your sliget, here's your F-ansliget, t-e-r, here's your ter, here's your getter, here's your sligetter, here's your Fransligetter s-k-y, here's your sky, here's your tersky, here's your gettersky, here's your sliggettersky, here's your Fransliggettersky, p-e-s, here's your pes, here's your sypes, here's your terskypes, here's your getterskypes, here's your sliggetterskypes, f-u-n, where's your fun?—Oh, confound it, spell it yourself, we're tired.—Exchange.

102 IN THE SHADE.

Last Monday was the hottest day of the year in Sheridan. At noon the thermometer indicated 102 degrees above Zero, with the quicksilver still clambering up the liberty pole. Fat men gasped for breath; lean men panted like lizards; the city dogs hid under the sidewalks; not a rooster crowed; not a hen cackled—it was too hot to lay eggs. 102 degrees in the shade! Whew! And the sea breeze dallied in the mountains and forgot to come. And the rich go to the sea-coast while the poor stay at home, fight flies and sweat.—Sheridan Sun.

Senator J. H. Mitchell was recently interviewed in San Francisco, and speaking of the silver question said:—"I have very decided views, and have had for a number of years, on the coinage question—that is, as to the coinage of gold and silver and their use as money. I would have the government treat silver both as to coinage and use, precisely as it treats gold. I would have no limitation on the coinage and use of one metal as legal tender money that does not attach to the other. In a word, I am in favor of free and unlimited coinage of gold and silver into legal tender money. I would have such money treated and used as money of ultimate redemption. I would have the government do this independently of the wishes or protests or dictates of Great Britain or any other power on earth. In the language of the last national republican platform, 'I demand the use of both gold and silver as standard money.'

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F. M. Brown and L. A. Bailey, two rustling newspaper men, formerly of South Dakota, have purchased the Independence Enterprise. We predict success for them.

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L. W GLASER, The Barrel Maker. Has opened his shop here again, and is ready to make Barrels, Kegs, Firkins, Kits, Tubs, etc., at modern prices. All work warranted first class. Tillamook, Or.

TRUCKEE LUMBER CO OF SAN FRANCISCO. LUMBER AND BOXES. At their Hobsonville store they carry a large stock of.

General Merchandise, Clothing, Dry Goods, Boots and Shoes, Hardware, Groceries, Feed, Provisions, Etc. Special Attention to Orders in Jobbing Lots. STEAMER TRUCKEE. Agents for the fast sailing Steamer Truckee, carrying passengers and freight from San Francisco, Tillamook and Portland. Trips every two weeks, weather permitting.

Insist on ARM AND HAMMER SODA in packages. Costs no more than inferior package soda—never spoils the flour, keeps soft, and is universally acknowledged purest in the world. Made only by CHURCH & CO., New York. Sold by grocers everywhere. Write for Arm and Hammer Book of valuable Recipes—FREE.

IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR THE COUNTY OF TILLAMOOK. K. D. Peckham, plaintiff, vs. John W. Anderson, E. H. Cowing, Mary Hughes, John W. Iler, and S. V. Anderson, defendants. To John W. Anderson and E. H. Cowing, defendants above named. In the Name of the State of Oregon; You and each of you are hereby commanded and required to be and appear in the above named court and answer the complaint filed against you in the above entitled suit, on or before the first day of the next regular term of said court following the service of this summons upon you by six weeks publication thereof to-wit: on or before Monday the 26th day of August 1895.

IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR THE COUNTY OF TILLAMOOK. Plaintiff vs. Defendant. To William W. Quick the above named defendant, in the name of the State of Oregon you are hereby requested and commanded to appear in the above named court and answer the complaint filed against you in the above entitled suit, on or before the first day of the next regular term of said court after six weeks publication of this summons upon you, to-wit: on or before the 26th day of August 1895. The defendant will take notice that if he fail to so appear and answer said complaint within the time above named, the plaintiff will apply to the court for relief against him for the relief prayed for in the complaint, which in brief is for a decree, foreclosing the certain mortgage described in the complaint given in favor of the plaintiff on the 25th day of January 1895, and for a decree against the defendant for the sum of \$50,000, with interest thereon from the 25th day of January 1895 at the rate of ten percent per annum, and the further sum of \$5 attorneys fees, and for costs and disbursements of this suit, and that a decree be entered directing that the interest of the defendant in the Donation Land Claim of James and Anna Quick, as the heir at law of said James and Anna Quick, be sold to pay said sums and for such further relief as he is entitled to in equity and good conscience.

IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR THE COUNTY OF TILLAMOOK. Plaintiff vs. Defendant. To Lea Cavilla Reehler, the above named defendant, in the name of the State of Oregon you are hereby required to appear and answer the complaint filed against you in the above entitled suit, on or before the first day of the next regular term of said court, to-wit: on or before Monday the 26th day of August 1895. You will take notice that if you fail to so appear and answer said complaint the plaintiff will apply to the court for a decree against you for the sum of \$500, principal due upon a promissory note executed by you to the plaintiff on the 26th day of May 1895, and the interest thereon from its date at the rate of 5 per cent per annum and accruing interest. Also for \$50 attorney fees, \$7.75 taxes paid by plaintiff on the mortgaged premises referred to herein, for the costs and disbursements of this suit, and for the fore-closure of the mortgage executed by you to plaintiff to secure said promissory note and the application of the funds realized therefrom to the payment of such decree. This summons is published in pursuance of an order for service by publication made by Hon. H. H. Hewitt Judge of said court, made at Albany, on the 25th day of June 1895.

ADMINISTRATORS NOTICE. Notice is hereby given that by virtue of an order issued out of the county court of Tillamook county, Oregon, sitting at the court house on the 8th day of July, 1895, the undersigned was appointed administrator of the estate of A. G. Anderson, deceased, and that all persons having claims against the said estate, are required to present them with the proper vouchers to the office of A. W. Sevens, administrator, in the county of Tillamook, state of Oregon, within six months from the date of this notice. All claims must be itemized and accompanied with correct dates. Dated this July 20th 1895. F. M. LAMB, Administrator.

ADMINISTRATORS SALE. Notice is hereby given that in pursuance of an order of the county court of the county of Tillamook, Oregon, duly made on the 26th day of August 1895, in the matter of the estate of John Latta deceased, the undersigned administrator of said estate, will sell at public auction at the front door of the court house of Tillamook county, Oregon, at the hour of one o'clock p. m. on Saturday, the 7th day of September, 1895, to the highest bidder for cash. All the real property belonging to said estate which said real property is situated in the county of Tillamook, state of Oregon, and more particularly bounded and described as follows: The south east quarter of the south west quarter and the west half of the south west quarter of section fourteen, and the south east quarter of the south west quarter of section fifteen, in township one north, range ten west of the Willamette meridian in Oregon, containing one hundred and sixty acres in Tillamook county, excepting and saving therefrom the seven and one-half acres more or less heretofore sold by said deceased to Frank Marcy and described as follows: All the land in the south west quarter of the south west quarter of section fourteen, in the etic meridian lying east of the Miami river containing seven and one-half acres more or less.

Ripans Tabules have come to stay. Ripans Tabules: pleasant laxative.