

Tillamook Headlight.

D. DeK. Bowman, Ed. and Mgr.

Official Paper, Tillamook City and County

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

The HEADLIGHT has Double the bona fide Subscription list of any other Newspaper in Tillamook County.

Telephone No. 6.

Office corner of Main and 2d streets.

If the city succeeds in appropriating to its own use all the tax collected within the corporation it will be well to expend considerable of the money on that particular strip of road next the bridge across Hoquart Slough. When all the rest of the road between Tillamook and Bay City is in good condition; that place is almost impassable.

Senator Turpie, of Indiana, who has been the leader of the opposition to the Nicaragua Canal project in the United States Senate, is authority for the statement that the "Greater Republic" of Central America, Costa Rica and the United States are preparing a treaty whereby the three governments will build the canal and control it jointly. Mr. Turpie's opposition to the enterprise was not directed against the canal itself, but against the government subsidizing a private corporation to do the work.

So far as we of the Pacific coast are concerned, while we may have some choice as to the method by which the enterprise is forwarded we would be satisfied with almost any method that would secure us the canal.

The war between Greece and Turkey may now be considered as fairly begun, although not formally declared by either power. What the final outcome may be is of a matter of conjecture, and very largely dependent upon the action of some of the other smaller powers. It is generally conceded that Greece alone would be unable to hold her own with her apparently formidable foe, but the disparity of the two powers may be more apparent than real. The Turk is naturally blood-thirsty and ferocious, and usually makes a good fighter, and the fact that in religion he is a fatalist, and that his religion assures him that he who is slain in battle with the infidel is assured of immediate entrance into paradise makes him a formidable foe to contend with. The Greeks however are animated by a splendid patriotism that may enable them in the end to conquer their blood-thirsty foes.

Another source of encouragement for the Greeks is the attitude which Bulgaria has assumed. Certain demands which she has made upon the Turkish government have been refused, and the Bulgarian Army is now being mobilized in readiness for an attack on the Turks. Serbia and Montenegro are only waiting for a chance to break loose, and if they do so the prospects of Greece will be greatly brightened. The last few years from the rest of war is unfavorable to Greece, but no army can expect unvarying success.

Amongst European Statesmen opinion as to the final outcome is greatly divided. Some expect the war to end in a couple of weeks, whilst others see in this comparatively small conflict the beginning of a war that may involve many nations, and finally result in changing the entire map of Europe.

Butter Shipments

The Secretary of Agriculture says that the "United States last year made more good butter than the home demand required. Shipments abroad will be made in the future and it is necessary to ascertain for our people what the World's Market wants, and when we speak of the World's Market we mean the English Market. The English imported 60 millions of dollars worth of butter last year; the United States supplied perhaps one per cent of it, or a little over \$600,000 worth, Denmark supplies over \$28,000,000 worth. The United States furnishes the cow-food to the Europeans who make the butter for British consumption. To this end it is proposed that information be obtained for the American butter-makers by purchasing first-class creamery butter in different localities of the United States, having butter put up in different packages—the regulation 60 lb tin, Australian foot-square box, sealed tin cans, etc. The agents of the department will see to the transfer from the refrigerator cars to the refrigerator steamboats in New York, and ascertain whether provision is made there for the proper care of the butter while crossing the Atlantic. If not, the Department of Agriculture will have boxes made to protect the butter in transit from bad odors that come from meat, fruit, etc.

When the butter arrives in London, it will be met at the wharf by an agent of the department and put on the market. It will be ascertained what package suits the British public best—whether there is too much salt or too little; whether there is too high color or too low; how our best butter sells there in comparison with the Danish butter. The whole history of the transaction will be written up, and this process will be repeated again and again, and instructions given to our makers until the butter wanted in the British market can be regularly supplied here by the average creamery man. This information will be given to the dairymen of the United States through Farmer's Bulletin that will be sent to every State in the Union, and, if possible, to every dairymen in the Union, by the Department of Agriculture.

Ex-President Harrison will conclude his series of papers on life in the White House in the May Ladies Home Journal, and take a respite from his literary labors which so profitably and congenially occupied him for more than a year. Gen. Harrison is the first president to show the public through the White House "apartments, downstairs," and to detail the President's daily routine, a of domestic phases of life in the Executive Mansion. He is also the first Chief Magistrate to crystallize his knowledge and the experience gained as Chief Executive in series of lucid, instructive and interesting magazine articles on the functions of our government, such as were "This Country of Ours" papers.

ORDINANCE NO. 84.

An ordinance making and providing by-laws and order of business of the Common Council of Tillamook City, Oregon.

The people of Tillamook City do ordain as follows: Sec. 1.—That the following by-laws and order of business for the government of the common council of Tillamook City are hereby established and shall govern all meetings and proceedings of the Common Council.

Rule 1.—The regular meetings of the Council shall be held upon the first and third Monday evenings of each month and the hour of meeting shall be as follows from Sept. 1st to April 1st, inclusive, at seven o'clock p. m. and from April 1st to September 1st, inclusive, at seven-thirty o'clock p. m.

The council may at any meeting adjourn over the next regular meeting by a majority vote, but such order shall apply only to the time named.

The Mayor, or in his absence, the Recorder, may on petition of three members of the Council, call a meeting at any time for the transaction of the business mentioned in such petition.

Rule 2.—The Mayor, or in his absence the Recorder, shall call the members to order at the stated hour. Should there not be a quorum present, it shall be the duty of the City Marshal, immediately to inform the absent members (except those known to be unavoidably detained) that their presence is required to enable the Council to proceed to business. Should they fail to appear on such notice, the members present shall adjourn to the next regular meeting, or at another day, or issue writs of arrest for absent members and require the Marshal to bring them to the Council chamber.

In the absence of both the Mayor and the Recorder, the members present shall designate one of their number to preside. In the absence of the recorder he may elect a recorder pro tempore.

Rule 3.—The following standing committee shall be appointed by the Mayor at the beginning of the year: 1st committee on ways and means; 2d committee on ordinances; 3d committee on accounts and current expenses; 4th committee on streets, and public property; 5th committee on licenses; 6th committee on fire and water; 7th committee on health and police; 8th committee on printing; All special committees shall be appointed by the presiding officer unless otherwise ordered by the council.

Rule 4.—The presiding officer shall preserve order and decorum; he may speak on all questions of order in preference to any other member, rising from his seat for that purpose, and he shall decide on all questions of order, subject to an appeal to the council.

In cases of appeal from decisions of the chair, the appeal shall be stated as follows: "Does the Council sustain the decision of the Chair?"

Rule 5.—The presiding officer shall rise to put a question but may state it sitting. Questions shall be distinctly put in this form, to wit: "All members of the council who are in favor of the question, motion, etc., as the case may be—Say, Aye!" Then after the affirmative vote is expressed, "all members of the council who are opposed to the question, motion, etc., as the case may be, say, No."

If the presiding officer is in doubt as to the result, or a division is called for, the council divide, those of the affirmative arising first and afterward those of the negative.

The yeas and nays may be taken at the request of any member of the council on any question before it and entered on the journal. See the charter copied here for convenience.

and communications; 13. introduction and first reading of ordinance; 14. second reading and committee of ordinance; 15. third reading of ordinance; 16. bills against the city and other financial business.

Objections being made, no member shall speak more than twice in any debate on the same day and at the same stage of the question. Without objection being made, the floor (except for explanation) to the exclusion of another who has spoken, shall be given to the member who has not spoken.

Rule 7.—Each committee to which any matter is referred shall submit at the next regular meeting after such reference, unless further time be granted by the council, a written or verbal report of the facts in relation to the matter referred, with its opinion or recommendations thereon. Such report shall be presented in order, and in open session by the chairman or other member of the committee, and if written shall be filed by the recorder and entered upon the journal.

When a committee fails to report upon a subject referred to it, the matter may be brought before the council by unanimous consent or by motion.

Rule 8.—Any proposed ordinance shall at the request of two members be filed with the recorder upon its introduction and be entered on the journal. If any objection be made to the introduction of an ordinance by two or more members it shall lie over until the next meeting, except when the bill is reported by a committee.

Rule 9.—All ordinances shall be read three times, unless otherwise provided. The first reading shall be on the day of introduction, the second reading on the day following, and the third reading on the day following the second reading. If any ordinance is introduced on the day of its introduction, it shall be read on that day and on the day following, and on the day following the second reading. If any ordinance is introduced on a day other than the day of its introduction, it shall be read on the day of its introduction, and on the day following, and on the day following the second reading.

Rule 10.—If a bill be so amended as to make it necessary in the opinion of the majority, that it should be engrossed, it may be referred to the recorder for that purpose and he shall, at the next regular meeting, report a correctly engrossed copy of the bill.

Rule 11.—The final question after the second reading of a bill shall be, "shall the bill be read the third time?" No amendment shall be received for discussion after the third reading of a bill, but shall all times be ordered before the final passage of any such bill, to move its commitment under special instructions.

Rule 12.—Upon the reading of a bill the presiding officer shall state the question to be, "shall the bill pass?" The recorder shall then call and enter the yeas and nays in the journal.

Rule 13.—Any proposed ordinance shall be read three times, unless otherwise provided. The first reading shall be on the day of introduction, the second reading on the day following, and the third reading on the day following the second reading. If any ordinance is introduced on the day of its introduction, it shall be read on that day and on the day following, and on the day following the second reading.

Rule 14.—The recorder shall number all ordinances in the order of their passage and each ordinance shall be known by its appropriate number. All ordinances proposed for passage shall be in writing or print, covered with a file back having indorsed thereon the number of the ordinance, in blank, the date of approval by the mayor in blank, and the date of filing in the recorder's office in blank. All bills and ordinances properly filled out by the recorder upon the passage of the proposed ordinance, and no amendments shall be received after the reading of such bill or the file back covering the same; amendments to be made on separate paper and filed with the recorder, or the bill or ordinance amendments engrossed as the council may order.

Rule 15.—Upon the first legal day succeeding the passage of an ordinance the recorder shall present the same to the mayor for his approval and if approved by him or allowed by him to become a law without his approval, shall immediately thereafter file the same in his office, keeping such file arranged according to the ascending numbers of the ordinances, and if such bill be returned by the Mayor with his disapproval, it shall be returned to the council by the recorder at the next regular meeting thereafter.

Rule 16.—All unfinished business shall be attended to before new business is introduced.

Rule 17.—No motion shall be debated until it has been seconded and distinctly announced by the recorder, and it shall be reduced to writing if desired by any member. It shall be read by the recorder when required, for the purpose of being read by the council at any time before amendment. No person shall debate any question before the council except by the order of the council, or be requested to address the meeting by the chairman.

Rule 18.—Every member when a question is taken shall vote unless the council, for a special reason shall excuse him; but no member shall be permitted to vote on a subject in which he has a direct pecuniary interest, (see charter).

Rule 19.—When the reading of a paper is called for (except petitions) and the same is objected to by any member, the question as to whether it shall be read shall be determined by vote of the Council, without debate.

Rule 20.—This rule is not applicable to any bill, resolution, amendment, or other proposition which may be at the time directly under consideration.

Rule 21.—Every member, when he desires to make any remarks, or offer any motions or other propositions, shall arise to his place and address the chair. He shall confine himself to the question and avoid personalities. When he is called to order he shall be silent.

Rule 22.—When a member is called to order he shall sit down until the chair shall have determined whether or not he is in order, and every question of order shall be decided by any member. If a member be called to order for words spoken in the exceptional language shall be immediately taken down in writing by the Recorder and entered in the journal.

Rule 23.—When a question is under debate, no motions shall be received, but the following privileged questions which shall precedence in the following order: 1. to adjourn; 2. for call of the council; 3. to lay on the table; 4. to postpone to a certain day; 5. to commit; 6. to amend; 7. to postpone indefinitely.

Rule 24.—The previous question shall be put in this form: "shall the main question now be put?" It shall only be admitted when demanded by two members present, and its effect shall be to put the question to rest and bring the council to a direct vote. It shall be decided by the council, if any; 2. on pending amendment, and the question shall be put in this form: "On a motion for the previous question, and prior to the seconding of the same, a call of the council shall be in order; but after two members shall be called to order, no call of the council shall be in order prior to the decision of the main question."

Rule 25.—On motion for the previous question and under the same there shall be no debate. All incidental questions of order arising after a motion is made for the previous question, (or while acting under it) shall be decided whether an appeal or otherwise, without debate.

Rule 26.—When a question has been once put and decided it shall be in order for any member who voted with the majority to move for a reconsideration thereof, and such motion shall take precedence of all other questions, except a motion to adjourn. No motion shall be reconsidered more than once.

Rule 27.—No motion to reconsider shall be entertained at a later period than the next regular session of the council after the vote to reconsider has been taken. But when any vote shall be recon sidered the council may, at the same time proceed to reconsider any previous vote or order in relation to the same subject matter without further notice.

Rule 28.—All motions, resolutions, orders, bills, petitions or other communications shall be entered on the journal unless otherwise ordered by the council.

Rule 29.—Any member voting in the minority on any question, and protesting against the vote of the council, may have his protest entered on the journal, if the language and subject matter of such protest would have been admissible to the discussion of the subject.

Rule 30.—The Recorder shall prepare a general file for the council, in which shall be entered the title of all ordinances, bills, resolutions or other business on the table and any new business that may be proper to bring before the council.

Rule 31.—If the question in debate contain several points, any member may have the same divided but the mover of the question shall have a right to designate upon which point the vote shall be first taken.

Rule 32.—A motion to adjourn shall be decided without debate and shall always be in order, except that when once put and voted down it shall not be in order until some other business has been taken up.

Rule 33.—The rules of the council shall be observed in committee of the whole, so far as applicable, except as to limiting the time of speaking and except, also, that the yeas and nays shall not be taken.

Rule 34.—In all cases not provided for by these rules, the council shall be governed by the laws and practice as laid down in Thomas H. Reed's Rules of Order.

Rule 35.—No rule shall be suspended without the concurrence of three-fifths of the members present and no additional rule amendment shall be made without giving at least a week's notice, and the concurrence of the members present, provided that no rule requiring unanimous consent shall be suspended by operation of this rule.

Approved Apr. 9, 1897.
Geo. C. G. Mayor.

When you want to be able to select from the best selected stock of general merchandise in Tillamook County just come to the store of the

TRUCKEE LUMBER COMPANY

At Hobsonville, Oregon.

We have just received a splendid new stock of

Provisions, Loggers Supplies, Clothing, Boots, Shoes, etc., the very best, which we sell at the at the lowest living rates.

Our Syrups are Unrivalled, our Teas are the Finest
☆ ☆ ☆ All Our Stock is First Class.

J. E. SIBLEY, Manager of Store and Mill, Hobsonville, Ore.

Principal Office, 219, Berry St., S. F. Mills at Truckee, Cal

If asked the question "Have you got a stomach?" it would be safe on general principles to answer "Yes." But, if you are sure of it, that is, if you ever feel any distress after eating or any pain of whatever description in the region of the stomach, you have got something more than an ordinary stomach; in other words, you have got a diseased stomach.

The stomach is powerful muscle, and the proper remedy for a tired muscle is rest. Try the Shaker Digestive Cordial, for this product not only contains digested food, which will nourish the system without any work on the part of the diseased organs, but it aids the digestion of other foods as well. You can test its value in your case for the trifling sum of 10 cents. Sample bottles at this price are carried by all druggists.

Laxol is the best medicine for children. Doctors recommend it in place of Castor Oil.

The Rev. W. H. Weaver, pastor of U. B. Church, Dillsburg, Pa. recognizes the value of Chamberlain's Cough Remedy, and does not hesitate to tell others about it. "I have used Chamberlain's Cough Remedy," he says, "and find it an excellent medicine for colds, coughs and hoarseness." So does everyone who gives it a trial. Sold by S. J. Sturgeon.

Americans are the most inventive people on earth. To them have been issued nearly 600,000 patents, or more than one third of all the patents issued in the world. No discovery of modern years has been of greater benefit to mankind than Chamberlain's Colic, Cholera and Diarrhoea Remedy, or has done more to relieve pain and suffering. J. W. Vaughn, of Oakland, Ky., says: "I have used Chamberlain's Colic, Cholera and Diarrhoea Remedy in my family for several years, and find it to be the best medicine I ever used for cramps in the stomach and bowels. For sale by S. J. Sturgeon.

NOTICE FOR PUBLICATION.

Last Office at Oregon City, Oregon, April 7th, 1897.
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 June 25th, 1897, viz: David G. Randall; H. E. No. 842 for the N 1/2 of S 1/2 of Sec. 25, Tp. 1 S. R. 9 West.

He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: Morrison Mills of Tillamook, Ogn., William Hughey of Tillamook, Ogn., Grant Bailey of Tillamook, Ogn., Martin Turney of Tillamook, Oregon.

Robert A. Miller, Register.

SUMMONS.

In the County Court of the State of Oregon for Tillamook County.

In the matter of the Estate of Erastus McKinley, Deceased. Notice of settlement of account.

To all persons to whom it may concern: Notice is hereby given that Fernelia McKinley, executrix of the estate of Erastus McKinley, deceased, has rendered and presented for settlement, and filed in said court, her final account of her administration of said estate; and that Tuesday the 4 day of May, 1897, at 10 o'clock in the forenoon of said day, at the court-room of said court, in Tillamook County, Oregon, has been duly appointed by the said court, for the settlement of said account, at which time and place any person interested in said estate may appear and file exceptions in writing to the said account, and contest the same.

Dated this 29th day of May, 1897.
Fernelia McKinley, Executrix

Pasturage Notice.

All persons desiring to find good pasturage for horses and cattle, will do well to see me about it. Price as follows: For yearling 15c per month, 2 year old 20c, 3 year old 25c. Horses \$1.00 per month. The pasture is on the premises of C. E. Thayer, and is on tide land. I will not be responsible for any lost stock. Parties desiring to pasture stock on the above premises must make arrangements with me before putting on their stock.

C. A. Bailey.

Ripans Tablets: standard-remedy.

When you want the very best bread you will always be sure to find it at the new

Home Bakery

When you want a meal cooked to order and just suited to your taste you can get it at the new

Restaurant in Connection

Our place will also be headquarters for Confectionery, Candies, Nuts, etc. A share of the public patronage is respectfully solicited.

C. M. EDIE, Proprietor.

For the Best Wines, Liquors and Cigars go to the

NEW BUREAU SALOON,

C. H. SMITH, Proprietor.

Our Building is New, Neat and Pleasant and our Liquors Very Best in the City.

Kopp's Beer on Draught.

C. B. HADLEY,

GRAND CENTRAL BILLIARD HALL.

Fine Liquors and Cigars Tillamook, Oregon.

GAMBRINUS BEER

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ALLEN HOUSE

J. P. ALLEN, Prop'r.

Noted for its Fine Cuisine Department.

Best Meals in the City.

TILLAMOOK, OREGON

Sturgeon's DRUG STORE

New and Select Stock. Patent Medicines and Druggist's Notions.

A Fine Line of Jewelry.

Stationery, Books. Prescriptions Carefully Compounded.