

Tillamook Headlight.

D. D. K. Bowman, Ed. and Mgr.

Official paper, Tillamook City and County

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Telephone No. 6.

Office corner of Main and 24 streets.

The indications are that the salmon pack on the Columbia river will exceed 600,000 cases. It is estimated that there will be 2,800,000 cases of salmon packed in Oregon, Fraser river and Alaska this year.

And Still they Howl.

If some of the democratic newspapermen who are so anxiously waiting to be boosted into affluence on the "promised wave of prosperity", and who howl so loudly because McKinley has not succeeded in five months in rescuing the country from the effects of four years of democratic misrule, would kick themselves into keeping still, and keep their eyes and ears open for a little time they might learn something to their advantage and to the advantage of their readers, as well.

Our Senator

Senator McBride, who, with Senator Foraker and other senators was active in obtaining an increased tariff on washed wools of the second-class, received a letter from Messrs. Keyser, Ferder & Co., commission merchants, of Philadelphia, strongly recommending his course, as follows:

"We take the liberty of thanking you for your work in behalf of the American wool growers in stopping the biggest loop-hole in all the past tariffs, i. e., washed second-class wools coming in at single duty. The grower has suffered more from this than any other evil and we are glad that at last this outrageous inequality is to be no more. Every grower owes you an 'I thank you.'"

Senator McBride says that the rate fixed by the senate on first-class wools—ten cents per pound—is not too high, owing to the fact that wools of this class will all be imported, skirted, Australian and other wools that are skirted for the American market are trimmed in such a way as to make them al-

most assorted wools, and in this form are worth at least two cents to four cents per pound more than unskirted fleece. Therefore, a duty of ten cents per pound on first-class wools, skirted, is equivalent as a protective duty to not more than an eight cent per pound rate on the unskirted fleece, which is the form in which American wools are marketed.—Statesman.

The Coal Strike.

The democratic calamity howler could hardly be expected to let the coal strike, now on, go by without pointing to it as a result of "republican misrule, contraction of the currency, tariff tinkering etc; etc; but, nevertheless, the barefaced misrepresentations of the Bryanites is just a little surprising. If any one will take the trouble to examine into the facts relating to the matter they will find that, so far from the strike being the result of continued hard times and low wages, as alleged, it is the result of the direct opposite. The officials of the United Mine Workers the organization which has the strike in charge, give the following as the reason for ordering the strike at this particular time:

"The signs of the times are that business is reviving, that an upward tendency in prices of all products is apparent. In the general business revival and industrial improvement we ought to share, and if we do not attempt to share we shall be false to ourselves and the dependent upon us."

A more stupendous piece of folly than a strike under the circumstances above indicated would be hard to imagine. It is admitted by all that the strike originally resulted from close competition, and consequent reduction in the price of coal by the operators, rendering it impossible to pay the wages demanded by the men. As the United Mine Workers oppose all trusts they can hardly complain if this competitive system has worked them a hardship. Better times are at hand, business is reviving; why then enter upon a struggle that can but add one more to the many disasters that have ever attended strikes? Can these men by striking insure a better market for coal? Can they compel the operators to work their mines at a loss? If "business is reviving" as they say, then times are getting better, and coal would be amongst the first products to appreciate in value, and increase of wages would follow. The coal strike under present circumstances is little less than criminal.

ADMINISTRATORS NOTICE.

Notice is hereby given that by virtue of an order issued out of the County Court for Tillamook County Oregon, in probate on the 10th day of July 1897, the undersigned was by said court duly appointed administrator of the estate of Bernard Huback, deceased, and all persons having claims against said estate are hereby notified to present them to the undersigned with proper voucher at the office of W. J. May in Tillamook City Oregon, for settlement, within six months from this date.

Dated July 20th 1897. J. B. DeLennan, Administrator. W. J. May atty. for Adm'r.

NOTICE.

IN THE CIRCUIT COURT OF THE STATE OF OREGON, IN THE MATTER OF THE ESTATE OF TRUMAN AND T. F. HARRIS, Insolvents. Notice is hereby given that the undersigned assignee of the said insolvent estate, has filed in the above named court his final account as such, and will ask the said court on the 24th day of August, 1897, to hear and pass upon the same.

George Cohn, Assignee aforesaid.

For Sale.

Thirty-five acres of fine bottom land on Wilson river. Will grow any thing. Well situated. Inquire at this office. 7154t

For Sale.

One good breach loading shot gun, Remington model, for sale cheap, also a first class violin at a price that will surprise you. Inquire at this Office. 7224t

Notice to Taxpayers

Taxes in this county will positively become delinquent on July 31st 1897 and costs added, and all personal property not exempt will be levied upon and sold at once to satisfy said tax and costs. So please settle at once. J. H. Jackson, Sheriff and Tax Collector.

Warrants Payable.

Tillamook, Ore, July 9. '97. The following warrants are now payable at my office. Interest thereon will cease after this 9th day of July. Series "E" 219, 33, 218, 160, 184, 197, 179, 175, 132, 121, 182, 199, 115, 109, 110, 220, 113, 112, 111, 249, 232, 213, 230, 156, 190, 186, 105, 242, 136, 246, 168, 244, 23, 247, 205, 142, 215, 176, 177, 165, 118, 77, 155, 173, 159, 107, 253, 254, 98, 97, 51, 252, 95, 256, 185, 116, 180, 237, 255, 99, 138, 251, 258, 5, 248. Series "C", 1652, 1411, 1255, 1646. John Barker, Treasurer Tillamook, Co.

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SUMMONS.

In the Circuit Court of the State of Oregon, for the County of Tillamook. Richard Nixon as Receiver of the Portland Savings Bank, Plaintiff vs. W. S. Runyon, James Steel, S. W. Her, S. V. Anderson, Edward Evans and Eliza F. Evans his wife, Mary Hughes, and Lewis Prager, Hyman M. Prager, and William Prager, partners, defendants. To the above named W.S. Runyon, defendant. In the name of the State of Oregon, you are hereby notified and required to appear in the above entitled court on or before the first day of the next regular term of said court, to wit: the fourth Monday of August next, being the twenty-third day of August, A. D. 1897, and answer the plaintiff's complaint filed against you in the above entitled suit and if you fail so to appear and answer for want thereof, the plaintiff will apply to the court for the relief demanded in said complaint.

The relief demanded in the complaint herein is as follows: First: For the reformation of a certain deed from the defendants Edward Evans, and Eliza F. Evans, his wife, to the defendant, W. S. Runyon, to a portion of the real property hereinafter described. Second: For the recovery by plaintiff from the defendants W. S. Runyon and James Steel, of the sum of forty-four thousand three hundred and thirty-six dollars, with interest thereon at the rate of eight per cent per annum from the 23rd day of February, 1894, all in U. S. gold coin, and the further sum of five thousand dollars, attorneys fees, together with his costs and disbursements herein, all on account of a certain promissory note made and delivered by the defendant W. S. Runyon to the defendant James Steel and endorsed by said defendant James Steel to the Portland Savings Bank, and dated February 23, 1893, and being for said sum of \$43,360, with interest thereon after maturity at the rate of eight per cent per annum, said note being due in one year.

Third: For the foreclosure of a certain mortgage, executed and delivered by the defendant W. S. Runyon to the defendant James Steel to secure the payment of said promissory note, upon the following described real property situated in the County of Tillamook and State of Oregon, to wit: The southeast quarter of section nineteen (19) and the southwest quarter of section twenty (20) all in Township one (1) north of range six west of the Willamette Meridian. Also the north half of section twelve (12) and the northeast quarter of section twenty two (22), and the south west quarter of section twenty four, all in Township one (1) north of range seven (7) west of the Willamette Meridian. Also the northeast quarter and the north half of the south half of section twenty-two (22), Township two (2) north of range nine (9) west of the Willamette Meridian containing one thousand two hundred and eighty (280) acres.

Also the south half of the northeast quarter and the south half of the northwest quarter, and lots one (1), two (2), three (3) and four (4) of the southwest quarter of section two (2), and the south half of the southeast quarter of section three (3), and the northeast quarter, and the north half of the southeast quarter of section ten (10) and the southeast quarter of the northwest quarter, and the northeast quarter of the southwest quarter and lots one (1), two (2), three (3) and four (4) of section eighteen (18), and the southwest quarter of the northeast quarter, and the west half of the southeast quarter, and the southeast quarter of the southwest quarter, and the north half of the northeast quarter, and the north half of the northwest quarter, and the southeast quarter of the northwest quarter, and lots two (2) and three (3) of section nineteen (19), and the northwest quarter of section twenty-one (21), and the southwest quarter of section (26), all in township two (2) south of range eight (8) west of the Willamette Meridian.

Also the north half of the south half of section twenty eight (28), in Township one (1) North of range six (6) west of the Willamette Meridian. Also the north half of section thirty two (32) and section thirty three (33), and section thirty-four (34), and section thirty-five (35), all in township one (1) north of range seven (7) west of the Willamette Meridian. Also the north half of the northwest quarter and the southwest quarter of the northwest quarter, and the northwest quarter of the southwest quarter of the southwest quarter of section twenty five, (25) Township one (1), north of range eight (8) west of the Willamette Meridian. Also the southwest quarter of the southeast quarter, and the east half of the southwest quarter, and the southeast quarter of the northwest quarter of section three (3), and the northwest quarter of the northeast quarter, and the south half of the northeast quarter, and the northeast quarter of the southeast quarter of section eight (8), all in Township one (1), north of range nine (9) west of the Willamette Meridian.

Also the east half of the southeast quarter, and the northwest quarter of the southeast quarter, and the northwest quarter of the southwest quarter of section one (1), Township one (1) North of range ten (10) west of the Willamette Meridian, containing four thousand nine hundred and fourteen and ninety three one-hundredths (4943.93) acres.

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Fourth: For a decree that the said defendants and each of them be forever barred and foreclosed of all right, title or interest in and to the said real property described in said mortgage or any part thereof, and that all of said real property, with the exception of the south half of the northeast quarter, the south half of the northwest quarter and lots two (2), three (3), and four (4) of section two (2) Township two (2) south of range eight (8) west, and the east half of the southwest quarter and the southeast quarter of the northwest quarter of section three (3), Township one (1) north of range nine (9) west of the Willamette Meridian, in which said defendant Runyon and said plaintiff have no interest, be sold as upon execution to satisfy the amounts claimed, and that plaintiff have such other and further relief in the premises as to equity may seem meet. This summons is published pursuant to an order of Hon George H. Burnett, Judge of said Court, made on the 1st day of July, 1897. Gamman & Lamson, Attorneys for Plaintiff.

SUMMONS.

In the Circuit Court of the State of Oregon, for the County of Tillamook. W. W. Conder, Plaintiff vs. C. P. Roland, and L. A. Huse, Defendants. To C. P. Roland and L. A. Huse, the above named defendants and each of you: You are hereby summoned and required to be and appear in the above named court on or before August 23rd, 1897, the same being the first day of the next regular term of said court following the expiration of six weeks publication of this summons upon you, and answer the complaint of the plaintiff in the above named suit.

You will take notice that if you fail to appear and answer the complaint for want thereof, the plaintiff will apply to the court for the relief demanded in the complaint, to wit: First: That he have judgement against the defendant C. P. Roland for the sum of One Hundred and Fifty (\$150) Dollars with interest thereon at the rate of ten per cent per annum from the 2nd day of June 1896, and the further sum of \$50.00 attorney's fees and for costs and disbursements in this suit or action.

Second: That his lien created by said mortgage be foreclosed upon the lands described herein, and in said mortgage, and that the lands be ordered sold to satisfy the sum due upon said mortgage, and that the proceeds be applied, first to the payment of the sum due the plaintiff together with the costs and disbursements and accruing costs of this suit.

Third: That all persons including the defendants, herein be forever foreclosed of the equity of redemption in or to the said mortgaged premises or any part thereof, and for such other relief as to the Court may seem equitable in the premises and for costs. This summons is published for six weeks by order of Hon. H. H. Hewitt judge of the aforesaid court made at Chambers, July 2nd 1897. E. E. Selph, Attorney for Plaintiff.

SUMMONS.

In the Circuit Court of the State of Oregon for the County of Tillamook. Mary S. Downs, Plaintiff vs. Henry Grose and Mary Peckham, Defendants. To Henry Grose the above named defendant. In the name of the State of Oregon: You are hereby summoned and required to be and appear in the above named court on or before August 23rd, 1897, the same being the first day of the next regular term of said court following the expiration of six weeks publication of this summons upon you, and answer the complaint of the plaintiff in the above named suit.

You will take notice that if you fail to appear and answer the complaint for want thereof, the plaintiff will apply to the Court for the relief demanded in the complaint, to wit: First: That she have judgement against the defendant Henry Grose for the sum of Two Hundred and sixty three and 97-100 (\$263.97) Dollars, with interest thereon at the rate of ten per cent per annum from the 15th day of November 1895, and the further sum of \$75 attorney's fees and for costs and disbursements in this suit or action.

Second: That his lien created by said mortgage be foreclosed upon the lands described herein, and in said mortgage, and that the lands be ordered sold to satisfy the sum due upon said mortgage, and that the proceeds be applied, first to payment of the sum due the plaintiff together with the costs and disbursements and accruing costs of this suit.

Third: That all persons including the defendants, herein be forever foreclosed of the right of equity of redemption in or to the said mortgaged premises or any part thereof, and for such other relief as to the court may seem equitable in the premises and for costs. This summons is published for six weeks by order of Hon. H. H. Hewitt judge of the above said court made at Chambers, July 2nd 1897. E. E. Selph, Attorney for plaintiff