

Tillamook Headlight.

D. DeK. Bowman, Ed. and Mgr.

Official Paper, Tillamook City and County

RATES OF SUBSCRIPTION.

(STRICTLY IN ADVANCE.) One year \$1.50, Six months .75, Three months .50.

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Office corner of Main and 1st sts.

The discussion and the vote in the Senate on the Immigration bill shows very clearly where the Republican party stands in the matter of intelligence and law and order. The leading men of the party have spoken out clearly and vigorously in favor of a law which shall exclude from the United States the ignorant, the depraved and the unsatisfied classes which have, during the past few years, made up such a large proportion of the immigration.

An exchange says: "The talk going the rounds of the press about the thirty or forty million dollars paid out annually to soldiers not entitled to pensions, and about the necessity for purging the "roll of honor" and all that sort of thing, appears in a very ridiculous light when it is remembered that very recently, under Judge Lochren's administration of the Pension Bureau and by President Cleveland's directions, every corner and cranny of the pension roll was searched for supposed fraud and thousands of just pensions were denied or delayed, the secret intention of the administration being to cut down expenditures to the lowest limit, in order to keep down the monthly deficit as much as possible.

The cries of "Down with Blanco!" which are resounding through Havana are ominous. Blanco is the third commander whom the Spaniards have had in Cuba since the rebellion started. Each has had a different plan of campaign, and each has been a failure. No other man whom Spain has could do any better. Almost three years have passed since the rebellion began, and the rebels are stronger now than they ever were before.

The free traders are still trying to tell the people that the cause of the reduction of wages in the New England cotton mills is found in the iniquitous Dingley law. When such assertions are persistently made by Democratic statesmen they point to a lack of sincerity, as a casual examination of the facts and conditions as they exist shows clearly that the operations of the tariff law have nothing whatever

to do with the reduction of wages and the strikes in New England. It is simply a question of internal competition and ability of Southern cotton manufacturers, by reason of lower wages and less freight charges, to place their finished product upon the market at a lower figure than the New England manufacturers. This necessitates a reduced cost of production among the New England mills, and has resulted in a cut in the wages of the employees.

The large annual increase in the consumption of sugar shows a constantly widening field for the growers of sugar beets and the promoters of sugar-beet factories. The sugar consumed in 1896 was 1,960,086 tons, but in 1897 was 2,096,260 tons, an increase in the year of 136,177 tons or 272,354,000 pounds. Of the total production in 1897, only 41,347 tons was from beets grown in the United States. The total sugar production of the United States was 336,650 tons, leaving other countries to supply us with 1,760,607 tons, most of it coming from Europe. There seems no reason why this should be, possessing, as we do, the best sugar-beet land in the world.

We publish in another department of this issue, a communication relating to transportation in sections of this county, other than Tillamook City. Mr. Fletcher is right in his representations, but we do not exactly know how to remedy the difficulty. We are in hopes that the tug Miami, now being completed here, will enable the people of the Nestucca country to ship out at reasonable rates. We understand that the present county court is entirely adverse to making any effort toward securing a free road out of the county and so many blunders have been made in the Baxter Toll Road matter that the day of deliverance seems to be further away than ever.

The revenue receipts for January bid fair to be larger than those for December, thus showing a steady growth in the earning capacity of the Dingley law, month by month, since its enactment; but, owing to the heavy interest payments and other extraordinary expenses incident to the first month of the year, it is probable that January will see another deficit. The time is rapidly nearing, however, when the freetraders will no longer be able to cry deficit.

The Populist Convention recently held in St. Louis, vehemently declared against further fusion with Democrats. The leaders attributed all the confusion and loss of strength during the past two years to the entangling alliance entered into with the Democrats. The leaders declared absolutely against any further combinations of the sort.

Mr. Bryan's remark that what he wants "more than anything else is a good rest" is heartily agreed to by the remaining citizens of the United States—in some quiet, secluded spot, Mr. Bryan.

Portland Market.

As given by Allen & Lewis. WHEAT—Market, steady nominal at 75 7/8, Eastern Oregon; Valley, 75 to 82c. OATS—No. 1, white, 36 to 37; grey, 33 @ 35c choice. BARLEY—Feed, \$16.50, to 17.50 brewing \$19.00 to \$20.00. POTATOES—In good demand at 50 to 55c per sack. BUTTER—Store, in rolls 35 @ 40c per roll choice dairy, 30 @ 35c per roll; creamery 60c per roll. EGGS—Choice candled 20c per doz per roll. FILTS—Good demand at 10 @ 12c. WOOL—Valley, 150 @ 160; Eastern Oregon, 100 @ 140. HIDES—Dry, 13 @ 15c; green 7c to 8c. DRIED APPLES—Evaporated bleached, 6 @ 8c; evaporated unbleached, 4 @ 5 1/2c. PRUINS—Sun and evaporated, 3 @ 5c. DRIED PLUMS—Fitted, 4 @ 5c; prunes, 2 1/2 @ 3c. CHICKENS—\$2.50 at \$3.00 springs \$2.00 @ \$2.50. TURKEYS—Live, 10 @ 12c for choice, dressed 12c @ 14c. DUCKS—Young, \$4.00 @ \$5.00. GEENSE—\$4.50 @ \$5.50. Educate Your Bowels With Cascarets. Candy Cathartic, cure constipation forever. 10c, 5c. If C. C. C. fail, druggists refund money.

COUNTY COURT.

Pursuant to adjournment, Court met on the 27th day of Jan. 1898. Present, Hon. W. W. Conder, Judge; D. P. Harvey, Commissioner; J. D. Edwards, Clerk and H. H. Alderman, sheriff.

Amongst other business the following amounts were allowed: G. O. Nolan, dep. dist. Atty. fees, 11.00; Mrs. B. Nodine, board of Anderson, 12.00; J. P. Allen same, 14.50; C. E. Reynolds, supplies, .50; C. E. Reynolds, coffee and box for O. M. Andrews, 10.00; Dr. D. J. Wiley, medical attendance for Andrews 55.50; S. J. Sturgeon, medicine furnished and 20c; E. Southwick, digging grave, 8d and 20c; J. T. Richard, Mason, sawing wood, 13.50; J. H. Level, board of L. Peterson, 25.66. In the State of Oregon vs H. Booth, the following claims were allowed:

Jasper Smith, Justice, 7.50; H. H. Alderman sheriff, acting as const. 7.50; S. B. Hill, witness 4.20; A. J. Rhoads, witness, 3.40; Ella Knifong, witness, 3.20; Thos. Hushbeck, witness, 1.50 and James Burk, witness, 1.70. J. D. Edwards, Co. Clerk salary \$133.33 Tom Conter, Dep. Co. Clerk 50.00 H. H. Alderman, sheriff salary, 133.33 E. W. Stanley Dep. " 50.00 G. O. Nolan, Dep. dist atty's fees 20.00 E. C. Varner, work 1.00

Owing to erroneous assessments the sheriff's sale in 1894 of Lots 3 & 4, Blk. 16, Lots 5, 6, 7 & 8 of Blk. 16 and Lots 1 & 2 of the same block, was cancelled. In the matter of Jevyn g a tax on the assessable property of the county on the roll of 1897, it appearing to the court that this matter has been heretofore continued to this term of this court for final action; and it further appearing to the court that the total valuation of all property in the County of Tillamook, State of Oregon for the year 1897 as shown on the assessment is \$1,077,135 and that it is necessary to raise the sum of \$13,500 in taxes. That there are 1725 pupils of school age in the county, that the law requires not less than \$2.66 per capita to be raised, that it requires \$3221.54 to pay assessments made by the State on this County, that it will require \$100.00 to be raised for the support of indigent soldiers within the county, \$200.00 to pay for postage etc. by the county officials for which we have to pay cash, that it will require the sum of \$6,655 in cash for the making and repairing of roads, contemplated. Now therefore we the County Court of the State of Oregon, County of Tillamook, do order that the following rate be and hereby is levied on all assessable property within the county to wit:

For the payment of State taxes 3.5 mills " general school fund 5.0 " " general purposes of the county 13.2 " " indigent soldiers .1 " " incidental expenses .2 " " road improvement, cash 5.0 "

It was further ordered that the sum of \$200 be and the same was levied against all persons within the county, who are subject to a state poll tax for road purposes, payable in cash, and it was ordered that the County Clerk extend said levy on the assessment roll for the year 1897 and place a warrant thereon for the collection of said taxes made returnable to the court on the first Monday in April 1898.

In the matter of the section of a County newspaper the proceedings were of a purely technical character. Messrs Handley & Handley & E. E. Selph, Attys for the HEADLIGHT objected to the introduction of any evidence until some paper be selected as the County official paper but the objection was over ruled. Messrs May, Eddy, Goyne and Brooks Attys for the Herald interposed a number of motions affecting the pleadings of the HEADLIGHT, some of which were allowed and some over ruled.

After these motions were disposed of the publisher of the HEADLIGHT, through his attorneys, Handley & Handley and E. E. Selph asked for time to amend his pleadings, and was granted until Feb. 15th, the hearing of the case being postponed until the March term of Court. Bids for the keeping of Louis Peterson were opened and found to be as follows: John H. Level 40.00 per month H. E. Weston 30.00 " " W. A. High 10.00 " "

Peterson's condition being quite serious it was deemed inadvisable to remove him to Netarts and consequently Mr. High's bid could not be accepted, he residing in Netarts. The bid of H. E. Weston was accepted.

In the case of the State of Oregon vs Simmons & Lowry the following claims were allowed: G. O. Nolan, dep. dist. Atty. fees 10.00; G. W. Sappington Jun. fees, 25c; R. V. Anderson, const. fees, \$5.20; Jas. Locain, witness, 2.00; Annie Lederer, witness, 2.00; Mary Lederer, witness, 2.00; Fred Page, witness, 1.50. In the case of State of Oregon vs Geo Johnson, the following claims were allowed: G. W. Sappington Justice, 6.90; S. V. Anderson, const table, 5.00; Ed Severance, witness, 2.70; D. Sev rance, witness, 2.70; Delmas Bardick witness, 2.70.

Jones Bros for hauling corpse of O. M. Andrews to cemetery were allowed 1.50 and D. P. Harvey as salary & mileage for Co. Com. was allowed 12.20.

It appearing to the county court that the council of the city of Tillamook made a levy of 5 mills on the taxable property in the incorporated limits of said city for road improvement for the year 1897 to be placed on the tax roll for the year 1897, and it further appearing to the court that a 5 mill levy has made on said property by the court for road improvements, thereby causing a double assessment levy to be made on said property for the same purpose it was ordered that the county clerk extend on said tax roll of 1897 the 5 mill levy heretofore made by the county court for road improvement on all property within the corporate limits of Tillamook City.

In the matter of road improvements in this county for the year 1898, \$1.25 per day of 8 hours was fixed as the sum to be paid each man and \$2.50 for man and team.

The court then adjourned.

The Happy Side.

When times are bad and folks are sad At' gloomy day by day, Jest try your best at lookin' glad, An' whistle 'em away. Don't mind how troubles bristle; Jest take a rose or thistle. Hold your own An' change your tone An' whistle, whistle, whistle! A song is worth a world o' sighs, When red the lightnings play, Look for the rainbow in the skies An' whistle 'em away. Don't mind how troubles bristle; The rose comes with the thistle. Hold your own An' change your tone An' whistle, whistle, whistle! Each day comes with a life that's new— A strange, continued story, But still beneath a bend of blue The world rolls on to glory. Don't mind how troubles bristle; Jest take a rose or thistle. Hold your own An' change your tone An' whistle, whistle, whistle!

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SHERIFF'S SALE.

IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR THE COUNTY OF TILLAMOOK.

First National Bank of Independence Plaintiff vs William E. Burns and Drucilla Burns Defendants.

Notice is hereby given that by virtue of an execution, judgement, order and decree duly issued out of and under the seal of the above entitled cause, to me duly directed and dated the 15th day of December 1897; upon a decree rendered and entitled in said court on the 28th day of August 1897, in favor of the above named plaintiff, First National Bank of Independence, and against the above named defendants, William E. Burns and Drucilla Burns, for the sum of \$720.00 with interest thereon from the 26th day of February 1890, at the rate of 8 per cent per annum in U. S. Gold Coin and the further sum of \$120.00 attorneys fees, and the costs and disbursements of this suit taxed at \$72.00 commanding, me to sell the following described real property to wit:

Lots 28, 29, 30, 31 and 32 of section 14. Lots 9, 10, 22 and 23 of Section 14 and Lots 16, 17 and 18 of Section 15 in Township 6, South of Range 11, West of Willamette Meridian in Tillamook County, Oregon. Now therefore, by virtue of said execution, judgement, order, decree and order of sale, and in compliance with the commands of said writ. I will on the 23rd day of January 1898, at the hour of 10 o'clock A. M. at the front door of the County Court House, in Tillamook City said County and State, sell at public auction, subject to redemption, to the highest and best bidder for cash in hand, all the right, title and interest which the within named defendants had at the date of the mortgage mentioned in the complaint or now has in or to the above described real property, or any part thereof, to satisfy said execution, judgement, order, decree, interest, costs and all accruing costs.

H. H. Alderman, Sheriff of Tillamook Co., Oregon.

NOTICE FOR PUBLICATION.

Land Office at Oregon City, Ore., Jan. 5, 1898.—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 Ore., on Feb. 23rd 1898, viz: William J. Himes; H. E. No. 10611 for the N. E. 1/4 of Sec. 27 Tp. 2 N. R. 7 West.

He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: Walter J. Smith, of Wilson, Oregon; John Paquet, of Wilson, Oregon; William R. Hingsworth, of Wilson, Oregon; James F. Keeher, of Wilson, Oregon. Chas. B. Moores, Register.

NOTICE FOR PUBLICATION.

Land Office at Oregon City, Oregon, Nov. 24, 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 Ore., on January 14th, 1898, viz: Erick Glad, H. E. No. 10372 for the S. W. 1/4 of Sec. 25, Tp. 2 N. R. 8 West. He names the following witnesses to prove his continuous residence upon and cultivation of said land viz: Frank Severance, of Tillamook Or., Lawrence Johnson, of Tillamook, Or., George Johnson, of Tillamook, Or., Charles Bester, of Tillamook, Or. Chas. B. Moores, Register.

NOTICE FOR PUBLICATION.

Land Office at Oregon City, Oregon, Dec. 3, 1897.—Notice is hereby given that the following named settler has filed notice of her intention to make final proof in support of her claim, and that said proof will be made before the County Clerk of Tillamook County, at Tillamook Ore., on Feb. 7th, 1898, viz: Nella M. Curtis; H. E. No. 10598 for the S. E. 1/4, 2, 3, and 4 of Sec. 6, Tp. 2 S. R. 8 W.

She names the following witnesses to prove her continuous residence upon and cultivation of said land, viz: Mike Alpanalp, of Tillamook, Ore., John L. Childers, of Tillamook, Ore., William A. Hall of Tillamook, Ore., John Rupp, of Tillamook, Ore. Chas. B. Moores, Register.

NOTICE FOR PUBLICATION.

Land Office at Oregon City, Ore., Dec. 31, 1897.—Notice is hereby given that the following named settler has filed notice of her intention to make final proof in support of her claim, and that said proof will be made before the County Clerk of Tillamook Co. at Tillamook Ore., on Feb. 15th, 1898, viz: Mrs. Julia Curtis; H. E. No. 10597 for the S. E. 1/4, S. E. 1/4 of S. W. 1/4 and Lot 4 of Sec. 31 Tp. 1 S. R. 8 W. She names the following witnesses to prove her continuous residence upon and cultivation of said land, viz: Mike Alpanalp, of Tillamook, Ore., John L. Childers, of Tillamook, Ore., William A. Hall, of Tillamook, Ore., John Rupp, of Tillamook Oregon. Chas. B. Moores, Register.

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