

NEW STOCK OF SPRING GOODS.

We have by far the largest and best assorted stock of New Goods that has ever been imported into this city. Dress Goods, Foulards, Demities and Lawns in the Newest and Prettiest Patterns. New Silks and Sateens. Large assortment of Ladies' Collarets in new shapes and colors. French Gingham, Percales and Outing Flannels in the best summer styles and patterns. We are showing the largest and finest assortment of Ladies' Shirt Waists ever shown in the city.

COHN & CO., The Leading Merchants.

A Fine New Line of Wrappers and Belts. In fact, anything in the line of Dress or Fancy Goods. Our stock is strictly up to date. A new stock of Shoes, both for Ladies and Gents. If you want style and durability in Clothing you must wear one of our New Suits. They are the best that money can buy. Don't overlook the fact that we are "The King Pins" on Groceries, Feed and Provisions of all kinds. Our prices are low and in many cases lower than any in the city.

Tillamook School Report.

	Days attendance	Absence	Tardy	Neither absent nor tardy	No. enrolled	No. Pups
Mrs. Beals	798	32	1	24	43	10
Miss Meyers	981	10	4	37	51	23
Miss Cooper	828	11	0	36	44	19
Mrs. Severance	496	11	0	21	26	23
B. O. Snuffer	802	6	2	31	43	27
	3905	70	7	149	207	102

Average daily attendance for month ending April 26th, 1901.
B. O. SNUFFER, Teacher.

power to name his associates, to solicit business men to purchase stock in the new concern. The idea is, if possible to limit the sale to one share per man.

Tillamook Hose Company.
As was expected, there was a large attendance at the adjourned meeting of the hose company on Thursday evening, over which Mr. T. Coates presided. A number of new members were added to the company. Chief P. W. Todd had invited the members of the city council to be present to show those gentlemen that the boys were in earnest and that they intend to keep the appliances in condition in future. Quite a discussion followed as to the necessity of the city procuring a new hose, it being agreed that the old hose should be discarded and 1000 feet of new procured. Councilman Leach was in favor of getting new hose, but wanted to know if the boys would look after it if the council provided it. Councilman Brodhead complained of the manner in which the hose had been put away wet, with water in it, and had remained in that condition since last summer. It was decided that a committee should confer with the city council at a special meeting of that body. Dr. T. P. Wise, who is a member of the company, thanked the boys for their exertions at the fire, and he was satisfied that they did everything possible to save his house, which he believed they would have done had not the hose given out. Chief Todd divided the company, making W. H. Cary foreman of hose cart No. 1, Henry Crenshaw foreman of hose cart No. 2, and Fred Arthur foreman of the hook and ladder cart.

and W 1/2 of Sw 1/4 of sec. 20, tp. 2 N, R. 7 W.
U.S. to Hellin R. Kerr, Se 1/4 of sec. 25, tp. 2 N, R. 8 W.; same to Cornelius D. Dauhaer.
Lucia J. Dey to Cornelius D. Danaher, E 1/4 of Nw 1/4 and E 1/2 of Sw 1/4 of sec. 29, tp. 2 N, R. 7 W.

Notice.
All persons are hereby forbidden to trespass, by driving stock of any kind through my stock ranch at Blaine, Tillamook Co. Or. J. D. JONES.

SUMMONS.
In the Circuit Court of the State of Oregon for the County of Tillamook.
Clara E. Keller, plaintiff, vs. Frank E. Keller, defendant.
To Frank E. Keller, the above named defendant.

In the name of the State of Oregon, you are hereby required to appear and answer before the above named Court, to be held at Tillamook City, County of Tillamook, State of Oregon, within six weeks from the date of the first publication of this summons and answer the complaint of the plaintiff, in the above entitled suit, in which plaintiff prays for the dissolution of the marriage contract now existing between plaintiff and defendant, and if you fail to so appear and answer the plaintiff will apply to the Court for a decree dissolving the bonds of matrimony now existing between plaintiff and defendant herein, and thus you pay the costs of this and for such other and further relief as may seem meet to the Court.
I. T. MAULSBY, Attorney for the plain iff.
Published by order of Judge R. P. Boise, in chambers, at Salem, Ore., on the 22nd day of April, 1901.

SUMMONS.
Department No. 2.
In the Circuit Court of the State of Oregon, for the County of Tillamook, ss.
Euna Shaw, plaintiff, vs. D. R. Shaw, defendant.
To the above named defendant: You are hereby required to appear and answer the complaint filed against you in the above entitled suit, on or before six weeks from the date of the first publication of this summons, to-wit, on or before June 6, 1901, and if you fail to answer for a decree dissolving the marriage contract now existing between you and plaintiff, and for the care and custody of your minor children, Sadie Shaw and Fred Shaw, and for costs.

This summons is served upon you by publication in the Tillamook Headlight, by order of the Hon. G. W. Sappington, Judge of the County Court of Oregon, on the 10th day of April, 1901, in the matter of the estate of Frederick M. Davidson and Montie V. Davidson, minors, the undersigned Guardian of the person and estate of the said minors, will sell at public auction, subject to confirmation by said Court, for the following described real property, to-wit: Beginning at the south-west corner of the James Quick and Anna Quick, Donation Land Claim, and running thence East 35 25 chains; thence North 75 links; thence East to chains; thence North 19.25 chains; thence East 75 chains to the East line of said D.L.C.; thence North 50 links; thence West 11.75 chains; thence South 2.25 chains; thence West 28.25 chains to the West line of said D.L.C.; thence South 11 65 chains to the place of beginning, containing 42.75 acres.
That said sale will be made on the 9th day of May, 1901, at 10 o'clock in the forenoon, at the Court House door, in said County and State, either for cash in hand or upon such terms of sale with good and sufficient security to be approved by the Court.
Dated this 10th day of April, 1901.
GEO. GEORGE WILLIAMS, Guardian of the person and Estate of Frederick M. and Montie V. Davidson, minors.

GUARDIAN SALE.
Notice is hereby given, that in pursuance of an order of sale made and entered by the County Court of the County of Tillamook, State of Oregon, on the 10th day of April, 1901, in the matter of the estate of Frederick M. Davidson and Montie V. Davidson, minors, the undersigned Guardian of the person and estate of the said minors, will sell at public auction, subject to confirmation by said Court, for the following described real property, to-wit: Beginning at the south-west corner of the James Quick and Anna Quick, Donation Land Claim, and running thence East 35 25 chains; thence North 75 links; thence East to chains; thence North 19.25 chains; thence East 75 chains to the East line of said D.L.C.; thence North 50 links; thence West 11.75 chains; thence South 2.25 chains; thence West 28.25 chains to the West line of said D.L.C.; thence South 11 65 chains to the place of beginning, containing 42.75 acres.
That said sale will be made on the 9th day of May, 1901, at 10 o'clock in the forenoon, at the Court House door, in said County and State, either for cash in hand or upon such terms of sale with good and sufficient security to be approved by the Court.
Dated this 10th day of April, 1901.
GEO. GEORGE WILLIAMS, Guardian of the person and Estate of Frederick M. and Montie V. Davidson, minors.

TIMBER LAND, ACT JUNE 3, 1878.—NOTICE FOR PUBLICATION.
United States Land Office, Oregon City, Or.
April 20th, 1901.
Notice is hereby given that in compliance with the provisions of the act of Congress of June 3d, 1878, entitled "An act for the sale of timber lands in the States of California, Oregon, Nevada, and Washington Territory," as extended to all the Public Land States by act of August 4, 1892.
JOSEPH J. STUART, Of Hibbing, county of St. Louis, State of Minnesota, has this day filed in this office his sworn statement No. 5395, for the purchase of the Se 1/4 of section No. 5, in Township No. 2 N, Range No. 6 W, and will offer proof to show that the land sought is more valuable for its timber or stone than for agricultural purposes, and to establish his claim, said land before the Register and Receiver of this office at Oregon City, Oregon, on Friday, the 17th day of July, 1901. He names as witnesses:
John J. Lusk of Kernville, Lincoln county, Oregon; Edward Swanson, of Roots, Lincoln county, Oregon; Dennis L. Lusk, of Roots, Lincoln county, Ore.; Dan McArthur, of Roots, Lincoln county, Ore.
Any and all persons claiming adversely the above-described lands are requested to file their claims in this office on or before said 17th day of July, 1901.
CHAS. B. MOORE, Register.

Real Estate Transfers.
U.S. to A. W. Severance, E 1/2 of Sw 1/4 and lots 3 and 4, in sec. 30, tp. 2 N, R. 7 W.
U.S. to Joseph Severance, Se 1/4 of sec. 29, tp. 2 N, R. 7 W.
Frank Severance to D. A. Blodgett, E 1/2 of Nw 1/4 and lots 1 and 2 of sec. 31, tp. 2 N, R. 7 W.
Edith Alderman to D. A. Blodgett, Sw 1/4 of sec. 32, tp. 2 N, R. 7 W.
Geo. William to D. A. Blodgett, E 1/2 of Nw 1/4 and Ne 1/4 of Sw 1/4 and Nw 1/4 of Se 1/4 of sec. 2, tp. 2 N, R. 7 W.
Samuel Foster to Henry Gould, N 1/2 of Sw 1/4 of sec. 16, tp. 5 S, R. 10 W.
Sarah Kuifong to James L. Burk, 10 acres in sec. 22, tp. 4 S, R. 10 W.
C. & E. Thayer to D. H. Thomas, Sw 1/4 of sec. 8, tp. 2 N, R. 7 W.
Henry Tohl to James W. and Addie Thompson, lots 7, 8, 9 and 10 in Tohl's add. to Nehalem City.
U.S. to Erick Hemstrom, Se 1/4 of Sw 1/4 of sec. 3 and E 1/2 of Nw 1/4 and lots 3 and 4, of sec. 10, tp. 3 N, R. 8 W.
Albert E. and Laura Nichols, four acres in W. N. Vaughn D.L.C.
D. Frank Bester to Olean Land Co., W 1/2 of Nw 1/4 and Nw 1/4 of Sw 1/4 of sec. 8, tp. 1 S, R. 7 W.
U.S. to Alexander Maroff, W 1/2 of Nw 1/4

CHAS. PETERSON, Barber
SHAVING, HAIR CUTTING, SHAMPOOING, Hot and Cold Baths.
EVERYTHING STRICTLY FIRST CLASS

LEACH & JONES, PROPRIETORS OF
Tillamook Meat Market, DEALERS IN
Fresh and Cured Meats, Hides, Wool, etc.
Shop next door to Larsen's Hotel, Tillamook

The DIRECT ROUTE to TILLAMOOK Carrying U.S. Mail.
Tillamook & North Yamhill Stage Line.

Stage leaves Tillamook daily except Sunday.
Stage leaves N. Yamhill daily except Monday.
Tickets must be secured the day previous from the Agents at North Yamhill and Tillamook.

W. V. MORGAN, General Blacksmithing.
Make a Specialty of Logging and Machine Work.
First Class Work Guaranteed. Charges are Reasonable.
Shop in Hiner's old Stand, TILLAMOOK CITY.

WINE AND LIQUOR HOUSE.
Billiard Parlors and General Social Resort.
C. E. HADLEY, Proprietor.
Agents for Kopp's Brewery, the Brewer of the Finest Beer in the Northwest. Strangers can find here a place to write, attend to correspondence, privately confer upon business or social matters and generally feel at home.
Tillamook City, Oregon.

Truckee Lumber Co., OF SAN FRANCISCO, DEALERS IN
FIR & SPRUCE Lumber
BOX SHOOKS.
GENERAL MERCHANDISE
And LOGGERS' SUPPLIES
AGENTS STEAMERS "W. H. KRUGER" AND "ACME."
For San Francisco and Los Angeles.
Hobsonville, Or. J. E. SIBLEY, Mgr.

Centrally Located. Rates, \$1 Per Day.
LARSEN HOUSE,
M. H. LARSEN, Proprietor.
TILLAMOOK, OREGON.
The Best Hotel in the city. No Chinese Employed.

Allen House,
J. P. ALLEN, Proprietor
First class accommodation at second class rate.
BEST MEALS IN THE CITY.
Tillamook, Ore



Wanted 50 Cords of Wood.
Sealed bids will be received at the Tillamook Creamery Company on Saturday, May 11th, 1901, at 10 o'clock a.m., for 50 Cords of Fir, Hemlock, Alder or Balm Wood.
The wood to be four feet long, cut to two feet lengths, stacked in the creamery company's wood shed, and measured there.
Tillamook, Or., April 24, 1901.
By Order of the Board of Directors.

EDGAR LATIMER, BARBER AND HAIRDRESSER.
SHAVING, HAIR CUTTING, SHAMPOOING, ETC.
Electric Baths nicely fitted up. Good for persons suffering with rheumatism. Building next door to the Post Office.

CASE OF VERACITY
Between the Press Dispatches and the "New Voice."

[TO EDITOR OF TILLAMOOK HEADLIGHT.]
DEAR SIR,—Kindly allow space in your columns for the following concerning the article "Anti Canteen Evils" that appeared in THE HEADLIGHT of April 18th, 1901.

That article asserts, among other things, that during the days of the canteen, or army saloon, the low grogeries around Fort Myer, near Washington City, did but little business, while some of them were even compelled to close for lack of support, but that now since the anti-canteen law has gone into effect they are doing a thriving business and the closed ones have been re-opened.

But officials of the excise board of Washington City state positively that the only reason that a few of those saloons closed some years ago was because one of the members of the excise board owned extensive property in the vicinity and through his influence they were compelled to close, fighting bitterly, through their attorneys against it.

The "small settlement within half a mile of Fort Meyer" referred to in THE HEADLIGHT article is the village of Rosslyn. There are just four saloons and have been for ten years. Elvin Marcy, the village constable, and W. H. Palmer, the sheriff of Alexandria co., in which Rosslyn is situated, both declared emphatically to a "New Voice" representative the other day that there has been no increase or decrease in the number of saloons in Rosslyn for ten years.

Arthur J. Kemp, chief secretary at police headquarters, Lieut. Hollinberger, who has charge of the fourth precinct, at the entrance to the Arsenal, Sergeant Schnieder who has charge of the seventh precinct, across the bridge from Rosslyn, and Lieut. Amos, commanding the first precinct, the "toughest" precinct in the city, were emphatic in their protestations to a "New Voice" representative that there has been no increase of disorder on the part of the soldiers in their precincts or anywhere else that they knew of and that no more soldiers visit their parts of the city than they did before.

A representative of the "New Voice" personally visited the canteens of Fort Myer before the anti-canteen law went into effect, and found them located in low, dirty wooden shanties, having no billiard tables in them and no games of any kind except gambling at cards; neither was there a newspaper or a magazine to be seen anywhere.

Mr. Editor, the article betrays having been written by some one wholly unacquainted with the true condition of things or else as wholly prejudiced against telling the truth when the liquor business is at stake; either alternative rendering him wholly incompetent to instruct Americans, and also unworthy of space in your columns.

The article in question is on a par with the reports concerning the increase in drunken riots at Fort Sheridan village, or Highwood, about 25 miles from Chicago, since the abolition of their canteen; to the effect that since the canteen at the army post was dispensed with twelve new saloons have been opened there, and that on a recent pay-day, about March 8, 1901, drunken soldiers smashed in the town of Highwood, sacked stores and saloons, and fought with citizens until they were quelled by two companies of militia.

Wm. F. Hogar, President of Highwood, testified on oath that no saloon has been started in the village, since July 3, 1900, and that there was no riot or disturbance in connection with the recent pay-day at the fort, that martial

law was not declared, and that the town was as peaceful during the week ending March 9, 1901, as during any recent pay-day week in which beer was sold at the canteen at the post.
Kogere E. Moore, town marshal of Highwood, on oath before the notary public, testified, "There was no riot here at the time of the recent pay-day. The Chicago papers published a lot of rot. There was not an extra man sworn in, no patrol of soldiers sent from the fort, no shots were fired, no property destroyed."

Yours in the interest of truth,
ERNEST THORNGRETT,
Tillamook, Ore., April 29th, 1901.

[The article referred to by Mr. Thorngrett was amongst the news, we presume, sent out by the Associated Press and which emanated from Washington, consequently it went the rounds of the news-papers. As it is a question of veracity between the news dispatches and the New Voice, a temperance newspaper, we will not attempt to give an opinion as to which is right and which is wrong, but will leave our readers to draw their own conclusions.]

Tillamook Public School.
The directors of the school board have passed a resolution to re-employ all the teachers in the public school next Fall with the exception of Mrs. Beals, who has charge of the primary department. This lady has given good satisfaction, and not desiring to teach longer than the present term, the directors have selected Mrs. Hayes to fill the vacancy. She has previous taught the primary department, so Prof. B. O. Snuffer's corps of teachers will be Misses K. S. Myers and Ruth Cooper and Mesdames Severance and Hayes. As long as the teachers are working faithfully and giving satisfaction, the directors have done the right thing in signifying their intention to re-employ them. People were desirous that the public school of this city should be an up to date institution, and carrying out the wishes of citizens, the directors have given Prof. Snuffer and the teachers plenty of latitude to exercise their ability in making the school what it is today—the largest school ever in the county and one which will terminate with flattering results. If there had been a board of strategy to dictate to the teachers we should have heard mutterings of this or that pupil being specially favored or privileged in some particular, and herein is perhaps one secret why the school has turned out successful, for Prof. B. O. Snuffer has not deviated from the correct, professional and well devised system.

They Should Come to Tillamook.
The directors of the Board of Trade in Portland, at their meeting on Thursday, took the first actual steps toward the formation of a development company to bore for coal and oil. A special committee which has been considering the subject reported in favor of the formation of a company, the capital stock of which shall be \$10,000, divided into shares of \$100. No share is to be assessed more than \$5 in any one month.
The plan is to have one of the railroad companies whose lines run into Portland furnish the money for a drill or boring machine, which will cost about \$3000. The local representatives of the Southern Pacific have recommended to their head office that the company donate such a drill.
The company, when formed, will endeavor to lease 300 acres of land in Western Oregon for a period of 10 years for the purposes of drilling. After adopting the report of the committee, the directors appointed another committee, of which Secretary C. W. Miller is chairman, with