

Editorial Snap Shots.

The Headlight man does not want to butt in with any suggestions, but it looks to us that the men for the dinner...

To prevent the disgraceful condition of affairs in Tillamook City and to put a stop to gambling and to protect men who happen to play being made drunk...

We hear people frequently say 'You'll never be able to stop gambling.' Probably not. But elect a sheriff, a marshal and a city marshal who will enforce the gambling law...

It will take several hundred dollars of the taxpayers' money to pay for the circuit court docket and the prospective cases that are to be investigated. And these are the product of the gambling saloons...

There are several divorce cases on the docket of the next term of the circuit court in this county, and we are sorry to relate that most of them were brought about by the saloon gambling joints...

We have often made the remark that if all saloons were run like Lamar's there would be very little anti-saloon sentiment in Tillamook. But so many disgraceful affairs have taken place in other saloons...

The lumber schooner Glen is still at Hobsonville waiting to be towed to sea. No wonder that the lumber industry is in a state of stagnation when we have no facilities for towing lumber schooners to sea...

Surely, Baker must be a coward, or he would have sworn out warrants and had the whole gambling fraternity before the circuit court ere this.

Thanks, Rollie, thanks, for so great a compliment. If the Headlight man was pocketing \$1,000 a year of the taxpayers' money, and it was his duty, as it is Sheriff Woolfe's, to put a stop to gambling...

The Brewers' and Wholesale Liquor Dealers' Association is trying to persuade people to vote against the local option law because they say that the law is unfair. It is nothing of the kind. They allowed to run in one part of the county, then every part of the county should be privileged to have a saloon...

It looks as though Rollie was real mad and ready to flay the Headlight man because we tickled him last week on the local option question. It does not take him long, however, to come off his high pinnacle. Now as two newspapers are whooping it up for the saloons and gamblers...

If these men were pumping cows and clearing land so that we might have more butter and cheese to sell and thus bring more money into the county, wouldn't there be as many mouths to feed and as many people to clothe? Couldn't these men eat as much after a hard day's work as they do now?

DISGRACEFUL AFFAIR!

How the Gamblers Operate at Hadley's.

FISHERMAN PETE A VICTIM.

Made Gloriously Drunk and then he is Dead Drunk.

It is argued to shut up the saloons would hurt business; that the men who own the saloons, and the gamblers, would be out of a job, would close their establishments and move out of town, leaving a great many vacant buildings.

Who pays the money which enables the saloon-keepers to rent buildings, put in the furniture and live in fine houses? The saloon-keepers don't produce anything in Tillamook County. Everything they handle is brought from some other place.

It is the man who produces something of value in Tillamook County who foots these bills. The saloon keeper handles your money and grows rich by the operation, while giving less than nothing in value in return.

It is necessary that we should have the saloon-keeper and their hangars on to remain with us so that our buildings may be occupied, can't we do it more cheaply than we are doing it now? The people are now footing the bills.

White corner going in good shape? That would surely provide for Clark and Billy and 'Dad' and Charley Handley and Tom, jr., and a few others, as well as pay Al Wilson and George Bryant for waiting on them.

True the money which Clark and Billy and their families are now spending is not supposed to come from the sale of liquor alone, but then the rest of their business naturally goes along with that.

Would you say that the people are not able to raise the money by subscription? Nonsense! How much do you think Mrs. Wood could afford to subscribe if she had received the \$2,000.00 which should have been used for her benefit in the past few years, but which the gamblers and their families lived on instead?

Then take fisherman Pete, who lost \$100.00 or so, as it is reported by eye-witnesses, just last Friday night. They say that Billy ran the game so poorly that Pete won about \$400.00, and Billy had to turn the game over to Charley for fear that they couldn't get it back.

Now, don't you see how it can be done? When you have the 'White Corner' arranged for, the rest is easy. Vogler & Hamilton are home at night, so you can cut out the expense of keeping a family for each of them, and this is quite an item when you have a high-toned family as a part of the arrangement.

It is only natural to suppose that the Oregonian is opposed to the anti-saloon law, because Portland is such a bond cursed city that it is a difficult matter to raise enough money to meet the interest and expenses of that municipality.

Quite a number of persons who are opposing the anti-saloon law say it is a prohibitionist measure, and the Brewers' and Wholesale Liquor Dealers' Association is sending out circulars to that effect to deceive the people.

THE OREGONIAN TURNS

"BOGY MAN."

Law Was Passed by 43,316

Intelligent Voters.

DOES NOT DECEIVE PEOPLE.

Brewers' and Wholesale Liquor Dealers' Association Wants the Law Defeated.

Tillamook, Or., Nov. 2nd, 1904. My DEAR MR. BAKER.—As you have had a great deal to say of late in regard to local option, please publish this editorial from this morning's Oregonian in regard to prohibition.

It is the proper thing, when a person sends a communication to us for them to sign their name, not necessarily for publication, but in good faith.

The Oregonian is playing the part of a "Bogy Man." Local Option Law There is a Great Success.

The Brewers' and Wholesale Liquor Dealers' Association is trying to make people in Oregon believe that the local option law in Texas is a failure.

Weatherford, Texas, May 25, 1904. Mr. E. O. Miller, State Secretary, Portland, Oregon.

Dear Sir:—I have just received the folder put out by the anti-prohibition ring in Oregon, with the names of several citizens of our city thereon, and a number of low grades that have deserted the city because there was no liquor for them to drink.

But what is the truth? Multnomah electors cannot vote for prohibition in any precinct without declaring their selves for prohibition in the whole county.

Where, then, are the fine promises of the local option prohibitionists? Where are the incentives which they spent on those who exposed the deceit last June?

At last the scheme of the so-called local optionists is naked of its deceptive draperies. It is clear now that the scheme aimed not at precinct option, but at county prohibition.

One sided arrangement is this, surely. It was exposed before the election, but the promoters of the local option law glossed the matter over by asserting that the law was justly unfair because the traffic was not entitled to fair treatment.

Mount Tabor residents in voting against saloons in their precinct will vote against those at Fourth and Washington streets and everywhere else in Multnomah.

Now, I have tried to answer your question in the fairest way possible. I don't know which side of the question you are on, and although my people know where I stand, I don't think you can by this letter.

Dear Sir:—Answering your letter of the 10th inst., I will say that there is no question in my mind that our Local Option laws are a success in this state, and, being in a position to know the greater or less degree of crime existing before and after this law went into effect, I do not hesitate to state that crime has decreased at least 25 per cent in our country where local option has been effective for nearly two years.

The local option law, which came into effect through the initiative and referendum, or, to be more correct, by the direct vote of the people, is to be voted upon in this county to see whether the majority of citizens in Tillamook county want the provisions of that law now put into effect, which is to prohibit the sale of intoxicating liquors.

The local option law, which came into effect through the initiative and referendum, or, to be more correct, by the direct vote of the people, is to be voted upon in this county to see whether the majority of citizens in Tillamook county want the provisions of that law now put into effect, which is to prohibit the sale of intoxicating liquors.

minority will have to abide by the vote. If the vote is adverse to closing up the saloons, then that element will have to likewise abide by the majority rule. One thing, neither of the old political parties have taken sides on this question, so this leaves the issue entirely in the hands of people and makes it a non-partisan. That is the condition of affairs up to the present time, and we think it only right that the people should be given a right to vote whether they favor or disapprove of saloons in the county.

THEY LIE ABOUT TEXAS.

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drinks, and it was not long before they had him so gloriously full that he did not know what he was doing. He was easy then, and it did not take long to fleece him of all the money and he was "broke" next morning. Those who witnessed the affair say it was one of the most diabolical hold ups they had ever witnessed in a gambling room. Such incidents as these are becoming so numerous in the saloons of Tillamook City, that as a matter of public policy, the people must take sides one way or the other. It is not necessary for us to point out that gambling is the product of the saloons in Tillamook City.

Vote of Condolence.

To the Officers and Members, Tillamook Lodge 94, I. O. O. F. We your committee appointed to draft resolutions on the death of J. W. Latimer, father of our beloved brother John E. Latimer, beg leave to submit the following:

Whereas, The Great and Supreme Ruler of the Universe has in His infinite wisdom removed from his earthly home J. W. Latimer and the sorrow that prevades the home seems unbearable; therefore be it

Resolved, That we as a Lodge extend our deep sympathy to the grief-stricken son of the deceased and express a hope that so great a loss to us all may be sanctified to our god by Him who doeth nothing in vain; that we sorrowing as one great family who feel the loss he has sustained do extend our profound sympathy to the bereaved relatives sorrow not as those who have no hope.

Resolved, That a copy of these resolutions be placed upon the record of this Lodge and a copy be transmitted to our brother and family of the deceased, and copies be furnished the local press for publication.

Respectfully submitted in F. L. & T. Otto Heins, S. A. Brodhead, Committee.

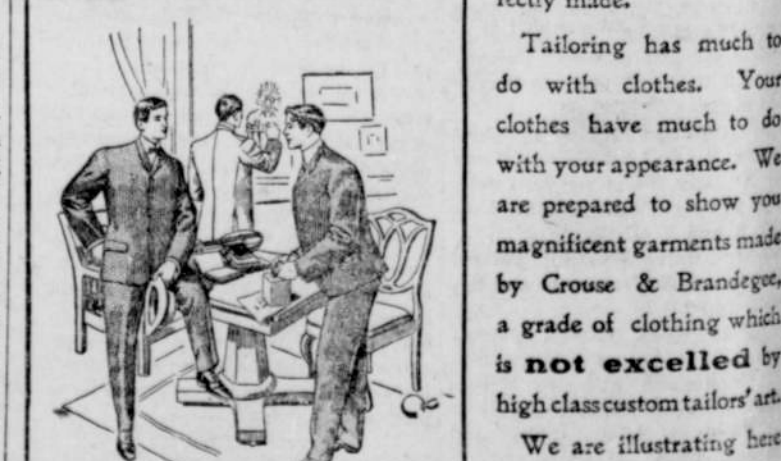
It is not true that the money received for saloon licenses goes into the school funds. Tillamook and Nehalem are incorporated, and it is into the treasuries of those cities that the money goes.

TODD & CO., CLOTHIERS.



OVERCOATS AND RAINCOATS.

NOBODY who is anybody would think of doing without a sack suit or two. It is presentable at almost every informal occasion. A correctly designed and properly tailored Sack Suit meets the absolute requirements of well-dressed men for business wear.



TODD & CO., CLOTHIERS.