

Advertising Rates.

LEGAL ADVERTISEMENTS:

First Insertion, per line.....\$ 10
 Each subsequent insertion, line..... 5
 Business and professional cards,
 1 month..... 1.00
 Homestead Notices..... 5.00
 Timber Claims..... 10.00
 L-calls, per line each insertion..... 5
 Display advertisement, an inch,
 1 month..... 50
 All Resolutions of Condolence and
 Lodge Notices, 5c. per line.
 Cards of Thanks, 5c. per line.
 Notices, Lost, Strayed or Stolen, etc.,
 minimum rate, 25c. not exceeding five
 lines.

RATES OF SUBSCRIPTION.
 (STRICTLY IN ADVANCE.)

One year..... 1.50
 Six months..... .75
 Three months..... .50

The Tillamook Headlight.
 Fred C. Baker, Publisher.

Lane County and Local Option.

Sixteen months ago, or on July 1, 1905, Lane county began its experiment with local option. The time that has elapsed since the new order of things went into effect has been sufficient upon which the public is able to base a conclusion as to whether or not local option is a success and a satisfactory disposition of the liquor business as applied to the open saloon.

That the financial condition of the county has not been affected by elimination of the saloon cannot be denied. All lines of business in Eugene and throughout the towns of the county were never as prosperous as now; money was never more plentiful, merchants never had a better trade, and peace and contentment reigns supreme from one end of the county to the other.

During the campaign which resulted in adoption, The Register believes that as a compromise between poorly regulated saloon business and prohibition, high license wisely regulated and enforced, might be better than either. The kind of high license we then advocated was summed up as follows: License \$1,000 a year, with number of saloons limited; taking down of all screens, removing chairs and tables, opening the building to public view from one end to the other, allowing no treating, eliminating minors, fixing bond at good stiff price, collecting the bond upon first violation and taking away of license.

This plan did not meet approval of the radical wing of the liquor party, and the result was: Lane county went dry, and is destined to remain so for years to come, or as nearly so as local option can make it. One thing is absolutely certain, and that is: Lane county will never go back to open saloons conducted on the lines followed preceding adoption of local option. There will never again be dispensing of liquors over the bar in Lane unless it is done under such regulation as outlined above.

So far as the Register is concerned, it will stand firmly by local option as against the unregulated saloon, and will throw all of its influence against any effort that may be made to return to unrestricted policy that obtained in Eugene before adoption of local option. While prohibition never did and never will absolutely prohibit, it is a thousand times better for any community than the unbridled saloon where liberty and license go hand in hand in defiance of law and order.

So long as the general government puts its stamp of approval upon the manufacture and sale of liquor it will be sold and drunk, but the general public have a right, in the face of government approval, to put the safest and best restrictions upon its sale in each and every community. The individual who wants liquors in his home can get them and drink them, but if the people do not want it publicly dispensed, they have a right to eliminate it from public sale altogether or put such restrictions upon its sale that all abuses can be eliminated as far as possible and place the business upon the highest plan available in the traffic.

Again, we desire to say that under no circumstances would the Register stand for the open, unregulated saloon in Eugene and Lane county. Rather than that condition of things, we prefer to have the county remain as it is, with the additional that our present local option law be more rigidly enforced than ever; that a stronger public sentiment in behalf of enforcement be created to the end that any and all violators of the law be brought to justice. If local option is not satisfactory, the quickest way to get rid of it is to fully enforce its provisions. Another feature of present conditions in Lane from a local option standpoint is that the University today has the biggest attendance ever known in its history. That this increased attendance is due largely to absence of the open, unregulated saloon none can deny. While there are parents over the state who can place enough dependence in their sons' self-will, independence and manhood to trust them in the midst of thousands of saloons, yet they are the exception. Hundreds of others know that their sons are subject to the influences that emanate from the saloons and prefer to send them to other college towns that are free from them. From a business standpoint, and from every other point of view, the University is worth more to Eugene than all the saloons

that could be crowded together on our business streets, and unless the people can reach a wiser method of regulation for saloons than obtained here in the past, they will never be reinstated in business within the confines of the county.

Liquor will be drunk; it will even be boot-legged and blind pigged, but the officers of the law in Eugene and elsewhere will not be doing their duty if they fail to ferret out every violation and bring offenders of the law to justice. So long as we have a local option law, let it be strictly enforced. Put a vigorous public sentiment behind it determined to enforce it as every other law should be enforced, then if it be a failure, repeal it.

Eugene and Lane county is prosperous. Law, order and good government will keep it so. A high standard of morals is expected of a University town; that much we owe to the balance of the state which sends its sons and daughters here to be educated. If we can regulate the liquor business let us eliminate it. It has been eliminated because it was not regulated. It will continue so until such time as a better solution is offered for handling it, and such will be the verdict at next June's election if the issue should come up for consideration at the hands of the voters.—Eugene Register.

Another Great Highway.

All roads lead to Astoria! They've got to, if people want to get to the Pacific Ocean, for either business, or pleasure!

Astoria is to be the main, out board point on the splendid automobile highway that is to extend from the metropolis to Tillamook Bay, via the Columbia river and the sea-beaches of Clatsop and Tillamook counties.

The Astoria Chamber of Commerce and the County Court of Clatsop have taken up their share of the project with spirit and zest and will stand pat to the last feature of establishment of this unique and attractive plan. Everybody who has given it any thought at all, is eager to see it carried through, not only for the distinct advantages that it will confer locally, but because it will be an Oregon institution that cannot escape being famous before it has been in operation two seasons. The superb scenic elements of the route would make it that, if nothing else contributed to it.

Automobiling is to be the prime sport of the century and the roads to be provided for it are, of necessity, to be the best that can be built. And this means a new and broad departure in road construction here, and everywhere else; for these high ways will be used for all manner of vehicle traffic as well as for the "chou-chous." The creation of fine roads is a boon to every dweller within any sort of touch with them, and no community can afford to withhold generous support for their maintenance. Clatsop certainly will not be in arrears in a program of this kind, and it will all come back to her in the myriad ways incident to the season-long traffic of a wealthy, pleasure-seeking clientele; aside from the name and fame of having roads of this character throughout the county.—Astorian.

Why Cities Support Public Libraries.

The proposition that only an enlightened and an intelligent people can make self-government a success is so self-evident as to make argument but a vain repetition of empty words. And yet we know that the public school side of our system of free public education is as yet only able to secure five years schooling for the average child in this country—an all too narrow portal through which to enter upon successful citizenship. There is an imperative demand then for the establishment and the development and for the wise administration of that other branch of our system of free public education which we know as the public library.

We must understand clearly that the beneficent result of this system of education, bifurcated if you chose to call it so, is just as possible to the son of the peasant as to the son of the president, is just as helpful to the blacksmith as to the barrister, to the farmer as to the philosopher; and in its possibilities and in its helpfulness is a constant blessing to all and through all, and is needed by all alike.

The most worthy mind, that which is of most value to the world, is the well informed mind which is public and large. Only through the development of such, both as leaders and as followers, can all classes be brought into an understanding of each other, can we preserve true republican quality, can we avoid that insular and seclusion which are unwholesome and unworthy of true American manhood. The state has no resources at all comparable with its citizens. A man is worth to himself just what he is capable of enjoying, and he is worth to the state just what he is capable of imparting. These form an exact and true measure of every man. The greatest positive strength and value, therefore, must always be associated with the greatest positive and practical development of every faculty and power.

This then is the true basis of taxation for public libraries. Such a tax is subject to all the canons of usual taxation, and may be defended and must be defended upon precisely the same grounds

as we defend the tax for the public schools.—James Hulme Canfield.

Real Estate Transfers.

PREPARED BY H. T. BOTTS, ABSTRACTER.

Z Wells, Isaac Zora Wells and wife to Alma Johnson, quit claim tract in secs 13 and 24, tp 2 s, r 10 w, \$125.
 Herman Koelke to Oak Nolan, tract in secs 13 and 14, tp 1 n, r 10 w, \$25.
 W. G. Dwight to Claude Thayer, quit claim 1/2 interest in C. H. Haynes' D.L.C.

John E. Ryan and wife to Nellie F. Dwyer, tract in sec 12, tp 1 s, r 7 w, \$300.
 State of Oregon to James S. Crumley, tract sec 19, tp 4 s, r 10 w, \$551.78
 James O. Sherwood to H. A. Bly, quit claim tract sec 18, tp 4 s, r 9 w, \$150.
 Henry Tohl to Peter Autzen, lots 11 and 12, bk 11, Tohl's add to Nehalem City, \$75.

Joseph A. Smith and wife to William M. Maxwell, undivided interest in tract sec 21, tp 1 s, r 9 w, \$100.
 Rose Andrew and husband, Maud Smith, Marie Manchester and husband to William Maxwell, undivided interest in sec 21, tp 1 s, r 9 w, \$300.
 Ralph Ackley to Ralph E. West, one sixth interest tract in secs 21 and 22, tp 1 s, r 9 w, \$1,750.

Miami Lumber Co. to James Hughey, tract in sec 17, tp 1 s, r 8 w, \$1.
 G. H. Poland and wife to Geo. and Minnie Heilover 120 acres, sec 20, tp 3 s, r 9 w, \$1,000.
 Herman M. Farmer and wife to Ed Blum, tract, sec 17, tp 3 s, r 10 w, \$1,000.
 Andrew Zuercher and wife to Josef Kodad, tract, sec 12, tp 1 s, r 10 w, \$50,000.

William G. Harris and wife to Etta W. Boylan and Lailah Souffer, tract, sec 14, tp 1 s, r 9 w, \$1400,00.
 Jennie McGhee to Norman Olsen, lot 4, bk 7, Stillwell's add to Tillamook, \$650,00.
 Henry Tohl to Keystone Timber Co., 160 acres, sec 9, tp 3 n, r 9 w, \$2500,00.

Peter Brant to Eli O. Mills, tract, secs 24 and 25, tp 3 s, r 9 w, \$208 88.
 Srentha S. Phelps to C. F. Wiegand, tract, secs 5 and 6, tp 2 s, r 10 w, \$200,00.
 Srentha S. Phelps to Ralph Ackley, lots 1, 4 and 5, bk 3, lat add to Netarts, \$1,000.
 Geo. F. Zimmerman and wife to George S. Young and wife, lot 4, bk 23, Claude Thayer's add to Tillamook, \$700,00.

Bengtha Byron to Peter Byron, Power of Attorney to sell real estate in secs 16, 20, 21, 22 and 29, tp 1 n, r 10 w.
 Lincoln Trust & Investment Co., to Anna Billings, lots 1 and 8, bk 4, Park add to Tillamook, \$600,00.
 Thomas Coates and wife to Ernest F. Tucker, tract, sec 5, tp 1 n, r 10 w, \$1500,00.
 John and Armada Pesterfield to Hulda Powell, tract, sec 12, tp 1 s, r 10 w, \$10,000,00.

George W. Phelps Co., to Lincoln Trust & Investment Co., deed correction to lot 1 to 8, bk 4, Park add to Tillamook City, \$1400,00.
 E. E. Lytle and wife to May Enright, 1/2 interest, tract, secs 23 and 24, tp 3 n, r 8 w, and secs 20 and 29, tp 3 n, r 7 w, \$1,000.
 M. E. Holden and husband to R. T. Boals, lot 1, bk 13, Thayer's add to Tillamook City, \$350.

James W. Beaty and wife to A. J. Bailes, tract, sec 7, tp 3 s, r 9 w, \$2.
 Frank Lundburg and wife to Keystone Timber Co., tract sec 9, tp 3 n, r 9 w, \$1900,00.
 N. J. Dye and wife to L. F. Smith, tract, sec 28, tp 3 s, r 9 w, \$1500,00.
 Florence A. Hardman to Thos. P. Johnson, lots 1 and 2, bk 6, Lincoln, now Tillamook City, \$1150,00.
 John P. Munsinger to Keystone Timber Co., tract, sec 16, tp 4 n, r 9 w, \$1600,00.

U.S. Patents to:
 Jacob Nicklaus, 148.99 acres, secs. 1 and 2, tp 4 s, r 9 w.
 Eugene Rowland, 160 acres, secs 18 and 19, tp 3 s, r 8 w.
 Jacob Ripley, 120 acres, sec 18, tp 2 n, r 9 w.
 Andy E. Nolan, 80 acres in sec 23, tp 2 n, r 7 w.
 Mary E. Smith, 160 acres, sec 19, tp 2 n, r 6 w.
 Milton G. Pfontz, 159.69 acres, sec 18, tp 6 s, r 9 w.
 Arthur H. Boylan, 162.36 acres, secs 13 and 14, tp 3 s, r 10 w.
 Andrew M. Commons, 12.11 acres, sec 13, tp 5 s, r 11 w.
 Lura M. Wade, 160 acres, sec 3, tp 3 s, r 10 w.
 George H. Poland, 163.28 acres, sec 6, tp 1 s, r 8 w.
 Byron A. Edmunson, 160.52 acres, sec 5, tp 1 s, r 8 w.
 Emma M. Travis, 160 acres, secs 5 and 6, tp 1 s, r 8 w.
 Henry J. Banley, 160 acres, sec 1, tp 6 s, r 10 w.
 Emma M. Bowby, 160 acres, sec 1, tp 2 n, r 7 w.

Emeline G. White, 160 acres, sec 6, tp 1 s, r 8 w.
 Nellie E. Carey, 160 acres, sec 5, tp 1 s, r 8 w.
 Frank Lundburg, tract sec 9, tp 3 n, r 9 w, \$400.
 Henry Tohl, tract sec 9, tp 3 n, r 9 w.
 Alice Smith, 160 acres, sec 10, tp 2 n, r 7 w.
 23 mortgages filed securing \$18,382.76.
 19 mortgages satisfied securing \$14,194.88.

Numerous rights of way to Pacific Railway & Navigation Co.

A Good Liniment.

When you need a good reliable liniment try Chamberlain's Pain Balm. It has no superior for sprains and swellings. A piece of flannel slightly dampened with Pain Balm is superior to a plaster for lame back or pains in the side or chest. It also relieves rheumatic pains and makes sleep and rest possible. For sale by Clough's Drug Store.

The Oregon Cheese Co., Incorporated, is prepared to buy all the first class cheese that comes along. Spot cash and highest price. Factory men will do well to see R. Robinson, the manager, before selling. He will be in Tillamook a good part of the time during the season. Only the best stock wanted.

THE OREGON CHEESE COMPANY,
 126 Fifth Street, Portland.
 Reference, Tillamook County Bank.

The Best Hotel.

THE ALLEN HOUSE,
 J. P. ALLEN, Proprietor.
 Headquarters for Travelling Men.
 Special Attention paid to Tourists.
 A First Class Table. Comfortable Beds and Accommodation.

A. K. CASE,
 PROPRIETOR

Tillamook Iron Works
 General Machinists & Blacksmiths.
 Boiler Work, Logger's Work and Heavy Forging.
 Fine Machine Work a Specialty.
 TILLAMOOK, OREGON.

The Largest Mail Order Liquor House on the Pacific Coast.

MIKE JACOB & COMPANY,
 51 FRONT STREET, PORTLAND, OREGON.

Buy your LIQUORS direct from the WHOLESALE HOUSE at WHOLESALE PRICES and save the middle MAN'S PRO. FIT, which means 50 to 100 per cent on your PURCHASES.

We are offering for the next 60 days as follows:

2,500 Gallons of Double Stamp Whiskies, Regular price, \$5.00 per gallon.....at \$3.50 per gal.
 2,500 Gallons of Pure Old Rye Blend Whiskies, Regular price, \$6.00 per gallon.....at \$4.00 per gal.
 2,500 Gallons of Pure Old Bourbon Blend Whiskies, Regular price, \$6.00 per gallon.....at \$4.00 per gal.
 2,500 Gallons of Lyon Rye or Bourbon Blend, Regular price, \$5.00 per gallon.....at \$3.00 per gal.
 5,000 Gallons of Fine Old California Port, Sherry, Angelica, Muscat, Madera and Malaga, Regular price, \$2.50 per gallon.....at \$1.50 per gal.

Freight and Express Prepaid and no Charge for Coorage.

500 Cases of McBrayer Whiskey, bottled in bond.....at \$12.00 per doz
 500 Cases of Millview Whiskey, bottled in bond.....at \$10.00 per doz
 500 Cases of Stanford Rye Whiskey, Pure Blend.....at \$11.00 per doz
 500 Cases of Ranier Bourbon Whiskey, Pure Blend.....at \$11.00 per doz
 5,000 Cases of Port, Sherry, Angelica, Muscat, Tokay, Madera and Malaga.....at \$4.00 per doz.

On Five Case Lots we allow a discount of 50c. on each Case.

Of five and ten gallon kegs and half barrel Lots we allow a discount of 25c. per gal.

MIKE JACOB & CO.,
 51 Front Street, Portland, Ore.

Centrally Located. Rates, \$1 Per day

LARSEN HOUSE,
 M. H. LARSEN, Proprietor.
 TILLAMOOK, OREGON
 The Best Hotel in the city. No Chinese Employed.

TIME CARD
Astoria & Columbia River R. R. Co.

*28	*34	*24	*22	26	*30	*27	*29	*21	*23	25
		p.m.	a.m.	p.m.	p.m.			p.m.	p.m.	
		6:00	8:00	3:10	12:35	Ar. PORTLAND		10:55	8:40	
		7:20	9:20	4:15	1:55	Ar. GORLE		10:40	8:25	
		7:35	9:35	4:27	2:10	Ar. RAINIER		10:40	8:25	
		8:05	10:05	4:49	2:30	Ar. QUINCY		10:40	8:25	
		8:12	10:15	4:54	2:40	Ar. CLATSkanie		10:40	8:25	
		8:18	10:20	5:00	2:50	Ar. CLIPTON		10:40	8:25	
		8:25	10:25	5:05	3:00	Ar. ASTORIA LV.		10:40	8:25	
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