

Advertising Rates.

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|--|-------|
| LEGAL ADVERTISEMENTS: | |
| First insertion, per line..... | \$ 10 |
| Each subsequent insertion, line..... | 5 |
| Business and professional cards, | |
| 1 month..... | 1 00 |
| Home-stead Notices..... | 5 00 |
| Timber Claims..... | 10 00 |
| Locals 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.

THE CIRCUIT COURT.
Large Number of Cases Go Over for Term.

The November term of the Circuit Court came to a close on Saturday evening, Judge Burnett discharging the jury the previous afternoon. There are a large number of cases gone over for six months, including jury and criminal cases, the judge refusing to hold the jury because the attorneys were not ready to go to trial when he called them.

Miriam L. Colvin vs. Grant Mills, Ejectment, Judgment of non suit. Defendant allowed until December 15th to serve and deliver to judge a bill of exceptions.

L. G. Freeman vs. Miami Lumber Co. Damages. Case continued.

State vs. W. C. Wolfe. Transcript from justice court. Continued.

John Day who was indicted for assault and battery, and pleaded guilty, was fined \$50.

Harry Mitchell, charged with assault and battery, and who pleaded guilty, was fined \$50.

In the matter of the estate of Eli Goodspeed, Probate. Final account allowed and administrator ordered to assign notes and accounts and pay money of estate to heir.

M. H. Larsen vs. Marston Bush, Joe Bush, et al. To restore deed. Those defendants have leave to serve and file amended answer on or before December 1.

Joseph Davis, charged with assault and battery, pleaded not guilty and the case was continued.

A. N. Stanton, charge with assault and battery on wife, pleaded not guilty and the case was continued.

J. H. Beach, charged with embezzlement, pleaded not guilty and the case was continued.

Eastern Investment Co. vs. Frederick Lewis, Application for foreclosure of tax lien. Argued and submitted.

Eastern Investment Co. vs. Chris Peterson. Application for foreclosure of tax lien. Argued and submitted.

Albers Brothers Milling Co. vs. B. O. Souffer. Action for money. By consent of parties heard before court and without a jury.

William G. Dwight vs. A. W. Atterbury. Damages and ejectment. Demurrer to amended answer to plea in abatement sustained.

W. G. Dwight vs. Christopher Christensen. Damages and ejectment. Demurrer to amended answer to plea in abatement sustained.

William Purcell vs. Andrew Casper. Action for money. Default and judgment with order to sell attached property.

W. A. Williams vs. Andrew Casper. Action for money. Default and judgment with order to sell attached property.

Mary E. Phillips vs. Hugh Finnigan. Action for money. Continued by consent.

Walburga Jacobs vs. Miami Lumber Co. Damages. Continued by consent.

Mitchell, Lewis & Staver Co. vs. E. E. Tyler. Action for money. Continued.

F. P. Hansen vs. Louis Fieck, et al. To set aside deed. Heard on pleadings, stipulation and testimony.

M. J. MacMahon vs. Francis Trevor, et al. and Tillamook City. Foreclosure. Dismissed.

H. E. Noble vs. Floyd W. King, et al. Foreclosure. Continued.

Oak Nolan vs. Frank Ekroth. To quiet title. Continued.

Erick Bergstrom vs. Helen E. Bergstrom. Divorce. Continued.

W. G. Dwight vs. Alex McNair. To quiet title. Actions argued. Continued.

Albers Brothers Milling Co. vs. Lailah Souffer and B. O. Souffer. Foreclosure. Heard on pleadings and testimony.

Herman Boek vs. Oak Nolan. To set aside deed. Heard on pleadings and testimony.

W. J. Himes, et al. vs. William Maxwell, et al. To set aside deed. Continued.

Tom Brown vs. State of Oregon, et al. A. T. White. Writ of review. Judgment of justice court reversed and restitution of money paid by defendant ordered.

Jacob Nicholas vs. H. P. Goodspeed, county judge, et al. Writ of review. Heard on record and return.

Fred P. Wittenberg vs. Vincenz Jacob and wife. To set aside deed. Motions argued. Continued.

Joseph L. Johnson vs. Cecil Johnson. Divorce. Heard on pleadings and testimony.

Ida J. Davis vs. Otto P. Davis. Divorce. Default of defendant. Decree for plaintiff and costs.

Geo. W. Kizer vs. William Starr. Foreclosure. Continued.

W. Ryan vs. E. E. Tyle. Foreclosure. Continued.

F. R. Beals vs. E. E. Tyle. To cancel bond for deed. Continued.

John B. Langley vs. Nellie Langley. Divorce. Continued.

David P. McKinney vs. Elizabeth McKinney. Divorce. Default of defendant. Heard on pleadings and testimony.

State vs. Verlin Brown, charged with malicious and wantonly killing an animal. Sentenced to three months in the county jail.

WOLFE RAPE CASE.
Found Guilty & Sentenced to 20 Years Imprisonment in Penitentiary.

LETTER TO HIS SISTER
Which Proved the Conspiracy and His Own Guilt.

The trial of W. C. Wolfe, the Socialist who raised the red flag at the Fourth of July celebration, and who was arrested two months later by Sheriff Crenshaw, accused of a statutory offense, was tried on Friday and found guilty, and it took only one ballot to decide his guilt.

When Wolfe was arrested he was taken before Justice Sappington, and waiving examination, he was bound over to the grand jury and confined in the county jail. So as to defeat the District Attorney in the prosecution of the case, a conspiracy was entered into and Eva Wolfe, the principal witness in the case, was spirited away from the city and sent to her aunt's, Mrs. Lydia Ray, near Pawnee City, Neb., along about the 20th of last month, and it was several days before the officials became aware of what had happened. Deputy District Attorney W. H. Cooper and Sheriff Crenshaw having obtained several clues, when the sheriff quietly slipped off and but few persons knew where he had gone. Six days after a message was received from him which read like this "O K. Am returning."

The grand jury met last week, and the sheriff was on hand when that body took up this case. It was the first indictment returned, to which he pleaded not guilty. His attorneys, Thayer & Nolan, started pettifogging tactics to prevent the case from coming to trial, for they were aware that the facts about the spiriting away of the girl had been fathomed and exposed. First they tried for a change of venue, and this being denied they filed a motion to have the case continued. The judge overruled this also and then the case was immediately taken up. The jury was complete Friday morning and Judge Burnett ordered the court room cleared of spectators.

The prisoner at the bar of justice was accused by the grand jury of rape upon his daughter, committed on the 15th May in Tillamook City, the indictment charging him with wrongfully and feloniously, carnally know Eva Wolfe, a female child under the age of 16 years, the daughter of W. C. Wolfe, contrary to the statutes in such cases made and provided and against the peace and dignity of the State of Oregon.

Eva Wolfe was the first witness and she told a straight story of her father's guilt, and which was co-ordinated by her sister Hazel. The defence was unable to break down their evidence, and a surprise awaited them when a letter was put in as evidence. It was brought from Nebraska by Sheriff Crenshaw when he returned. It was written by Wolfe while in the county jail to his sister, which is supposed to have been given to Attorney Nolan, for the address on the envelope, "Mrs. Lydia Ray, Pawnee City, Neb.," was in his handwriting. It shows the conspiracy in spiriting away the girl and Wolfe looked thunder struck when this letter was read, for it acknowledged his guilt. Here it is:

Tillamook, Ore., Oct. 14, '08.
MY DEAREST SISTER LYDIA:

I am going to surprise you and also shock you. I have got in a bad scrape here, and I am going to depend on you to help me out. I know you will do it and trust to me to explain some time in the future.

We will start Eva for your place on the 20th and when she gets there you will keep her out of sight if possible till you hear from me or Alice. Don't let her write home or to anyone in Oregon.

When she gets there notify Claude Thayer, Tillamook, Ore., of her safe arrival by stating "That package has been received o. k." Sign your name "Mrs. Jones, Wymore, Neb."

Her name will be "Elva Woods"—if you think best.

Keep her tied to your apron strings till you hear from me again. As an explanation she is wanted as a witness against me, and if she is found it may mean 20 years in the pen for me, and I will trust to your discretion to see that she is not found. After she has been there a few days you can get her alone. She will tell you about the trouble.

Dear Lydia, altho you may curse me and despise me, for God sake help me this much and look after her as if she was your own daughter, and may God bless you both.

Your unworthy brother,
BILL.

Judge Burnett charged the jury, and in closing said: "If you believe beyond a reasonable doubt after considering all the evidence in the case according to the rules of law given you by the court that the defendant committed the crime charged in the indictment as therein alleged, you will return a verdict of guilty of rape as charged in the indictment, but should there be a reasonable doubt as to the guilt of the defendant you should return a verdict of not guilty."

The jury retired and in fifteen minutes returned into court with a verdict. It took only one ballot to seal the guilt of Wolfe, which, when read in court, was:

"Guilty as Charged." That was the judgment of the jury after a fair trial. On Saturday afternoon, with the court room packed with people, Judge Burnett, without making any remarks, sentenced Wolfe to 20 years in the penitentiary. At two o'clock on Sunday morning Sheriff Crenshaw started with the prisoner for Salem, landing him in the penitentiary that evening.

Notice.

NOTICE IS HEREBY GIVEN.—That at a General Election held in Tillamook County, Oregon, on Tuesday, the 3rd of November, 1908, a vote was taken in the precincts of Tillamook, Hoquartton, Fairview and South Prairie, for and against stock running at large, and at said election a majority of all votes cast in said precincts was "against stock running at large."

That within sixty days from the date of this notice it will be unlawful for stock to run at large in said precincts.

Dated this 10th day of November, A. D. 1908.

J. C. HOLDEN,
County Clerk.

Notice of Election.

Notice is hereby given.—That on the 7th day of December, 1908, at the City Hall, in Tillamook City, for Tillamook precinct, at the Court House in Tillamook City, for Hoquartton precinct; at the Grange Hall in Fairview precinct for Fairview precinct, and at the South Prairie School House in South Prairie precinct, for South Prairie precinct, all in the County of Tillamook, Oregon, a special election will be held for the purpose of voting upon the question of including in, annexing to and making a part of the Port of Tillamook, a municipal corporation in Tillamook County, Oregon, the following described territory to-wit: All of the territory included within the present voting precincts of Tillamook County, Oregon, known as Tillamook precinct, Hoquartton precinct, Fairview precinct and South Prairie precinct, outside of the portions thereof now included within the present territories of said Port of Tillamook. The said Port of Tillamook being now bounded as follows: All that part of Tillamook County, Oregon, included within the present corporate limits of the City of Tillamook, and fifty feet on each bank of Hoquartton Slough from the East boundary of the City of Tillamook Westery to and including Dry Stocking Bar. Which election will be held at 8 o'clock in the morning and will continue until 7 o'clock in the afternoon of said day. Polls will be open at the following places within the Port of Tillamook and in the territory proposed to be annexed, as follows: For voters residing in Tillamook precinct at the City Hall in Tillamook City, Oregon; for the voters of Hoquartton precinct at the Court House in Tillamook City, Oregon; for the voters residing in Fairview precinct at the Grange Hall in said precinct; for the voters residing in South Prairie precinct at South Prairie School House.

And at said election the voters in each precinct will vote for one Commissioner of the Port of Tillamook for said precinct, and also for one Commissioner at Large.

Done by order of the Commissioners of the Port of Tillamook, this 4th day of November, 1908.

Attest:
CLAUDE THAYER, Secretary.

How to Cure a Cold.

Be as careful as you can you will occasionally take cold, and when you do, get a medicine of known reliability, one that has an established reputation and that is certain to effect a quick cure. Such a medicine is Chamberlain's Cough Remedy. It has gained a world wide reputation by its remarkable cures of this most common ailment, and can always be depended upon. It acts on nature's plan, relieves the lungs, aids expectoration, opens the secretions and aids nature in restoring the system to a healthy condition. During the many years in which it has been in general use we have yet to learn of a single case of cold or attack of the grip having resulted in pneumonia when this remedy was used, which shows conclusively that it is a certain preventive of that dangerous disease. Chamberlain's Cough Remedy contains no opium or other narcotic and may be given as confidently to a baby as to an adult. For sale by all Druggists.

Hexamethylenetetramine. The above is the name of a German chemical, which is one of the many valuable ingredients of Foley's Kidney Remedy. Hexamethylenetetramine is recognized by medical text books and authorities as a uric acid solvent and antiseptic for the urine. Take Foley's Remedy as soon as you notice any irregularities, and avoid a serious malady.—J. S. Lamar, Tillamook; Hawk & Miller, Bay City.

Mind Your Business!

If you don't nobody will. It is your business to keep out of all the trouble you can and you can and will keep out of liver and bowel trouble if you take Dr. King's New Life Pills. They keep biliousness, malaria and jaundice out of your system. 25c. at Chas. F. Clough's drug store.

If You are Over Fifty Read This

Most people past middle age suffer from kidney and bladder disorders which Foley's Kidney Remedy would cure. Stop the drain on the vitality and restore needed strength and vigor. Commence taking Foley's Kidney Remedy today.—J. S. Lamar, Tillamook; Hawk & Miller, Bay City.

Winter blasts, causing pneumonia, pleurisy and consumption will soon be here. Cure your cough now, and strengthen your lungs with Foley's Honey and Tar. Do not risk starting the winter with weak lungs, when Foley's Honey and Tar will cure the most obstinate coughs and colds, and prevent serious results.—J. S. Lamar, Tillamook; Hawk & Miller, Bay City.

HARNESS, COLLARS, etc.
You Use Them.
We Sell Them.
W. A. WILLIAMS & CO.,
Next Door to Tillamook County Bank.

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.

NOTICE TO THE PEOPLE OF TILLAMOOK CITY AND COUNTY.

THE RED FRONT SHOE STORE
WILL SELL ALL STOCK ON HAND AT COST.
Strictly for Cash Until Further Notice.

So as to make room for a large stock for Spring and Summer Shoes that will shortly arrive from Chicago. Come and get Bargains out of the largest and best selected stock of Shoes in the City.
P. F. BROWNE, Agent.

I have just opened up the most complete line of
STAPLE & FANCY GROCERIES
in Tillamook, all new and Fresh. The prices are no higher than others.
We most cordially invite you to come and look at what we have and get our prices, whether you buy or not.
W. M. MILLS,
Opposite the Post Office.

The Edison Phonograph
Will stir you with its marches, amuse you with its rag time songs and dances. It sings as sweetly as the most cultivated singer and renders perfectly the tones of the various instruments of orchestras and bands.
Phonographs, \$12.50 and up. Record, 35 cents.
LAMAR'S DRUG STORE,
Tillamook, Oregon.

H. T. BOTTS,
ATTORNEY-AT-LAW.
Complete set of Abstract Books in office. Taxes paid for non-Residents.
Office opposite Post Office.
Both phones.

W. H. COOPER,
ATTORNEY-AT-LAW,
TILLAMOOK, OREGON.

CARL HABERLACH,
ATTORNEY-AT-LAW,
Deutscher Advokat
Office across the street and north of the Post Office.

T. H. GOYNE,
ATTORNEY-AT-LAW.
Office: Opposite Court House
TILLAMOOK, OREGON.

A. W. SEVERANCE,
ATTORNEY-AT-LAW,
TILLAMOOK .. OREGON.

R. T. BOALS, M.D.,
PHYSICIAN & SURGEON
TILLAMOOK.
Office: Olson Building.
Residence: Mrs. Weiss' house, west Mrs. Walker's.

DR. I. M. SMITH,
PHYSICIAN & SURGEON
Office over J. A. Todd & Co.
Tillamook, Ore.

W. C. HAWK,
PHYSICIAN & SURGEON
BAY CITY, OREGON.

THOMAS W. ROSS,
PHYSICIAN & SURGEON
Office: Opposite Post Office.
Residence: Allen House, Tillamook.

F. R. BEALS,
REAL ESTATE,
FINANCIAL AGENT
Tillamook, Oregon.

DR. P. J. SHARP,
RESIDENT DENTIST
Office across the street from Court House.
Dr. Wise's office.

T. SARCHET,
The Fashionable Tailor
Cleaning, Pressing and Repairing a Specialty.
Store in Heins Photograph Gallery.

ROBERT A. MILLER,
ATTORNEY-AT-LAW,
Land Titles, Land Office Business and Mining Law.
PORTLAND, OREGON.
Room, 306 Commercial Building.

LAND OFFICE BUSINESS A SPECIALTY.
COWING & COWING,
LAWYERS.
ROOM 334 WORCESTER BUILDING, THIRD AND OAK ST. SEPTS. Room Next to the U. S. Land Office.
PORTLAND, OREGON.