

RATES OF SUBSCRIPTION.
(STRICTLY IN ADVANCE.)

One year	1.50
Six months	75
Three months	50

Entered as second class mail matter July, 1888, at the post office at Tillamook, Ore., under the act of March 3, 1879.

The Tillamook Headlight,

Editorial Snap Shots.

Patronize home industry and especially business men who advertise in this newspaper.

We believe the dairymen of this county are "standpatters," for they manage to keep the cheese at a "standpat" price.

A bit of evidence which did not come out in the trial was that McKinley and Holman telephoned and obtained possession of the room over the Gem theatre, paying \$5 the next day for the use of it.

Shame! Shame! We have seen a great many men line up and fight for saloons in this city, but they haven't the backbone and moral courage to line up and fight to protect young girls from becoming "white slaves." But, rather, their sympathies are with the young men who ruin young girls.

It may take a little time to improve the moral condition of this city, but a few more jolts like that which took place in the Circuit Court will soon convince licentious individuals that the purity of young girls and the purity of the home is something which should be held sacred.

Bayocean extended an invitation to Tillamook City to join in a Fourth of July celebration at that popular seaside resort. And as the attractions will be numerous, we are inclined to think there would be more enjoyment there than spending the national holiday on the crowded streets of this city.

There is talk of a vigilance committee to deal with Thomas Holman and young men of that character who boasting have been heard to say that they ravaged young girls of this city. A coat of tar and feathers is none too severe for those who contribute to young girls' ruination and the sorrow and grief it brings to parents who have wayward girls.

Bro. Trombley discriminates. He swipes the cream of the news from the country newspapers and gives them credit for it, but when he swipes the news from the Headlight, as well as the type for the same, he hasn't the professional ethics to give the Headlight credit for it. To-wit, all the circuit court proceedings which appeared in last Thursday's Headlight—type in all—appeared the next day in the Herald. Bro. Trombley is welcome to anything he may want around this print shop, but he should not discriminate.

Quite a number of dairymen experimented feeding alfalfa hay, and considering the high price which prevailed last winter, it cannot be said that it was a rousing success from a dollar and cents standpoint. The custom of dairymen raising their own feed cannot be improved upon, for at the end of the year they have no expensive feed bills to deduct from their profits. Cheap feed is one of the things which have helped to make dairying so profitable in this county, and those who had to depend on imported hay had an expensive time last winter experimenting with alfalfa.

The average price paid for butter fat last year by the patrons of the co-operative dairy associations in this county was 38.7 cents per pound, or a little over \$1.50 for 100 pounds of milk. This is a remarkable showing for the dairying industry of Tillamook county, for we do not know where such high prices have prevailed elsewhere. There is always a demand for Tillamook's famous cheese and it keeps at the top price, and there does not seem any prospect of overstocking the market, no matter how large the increase of the product may be from this county. Therefore, the dairy industry of Tillamook County for a number of years to come looks exceedingly bright.

Bro. Effenberger, of the Nehalem Enterprise, is having a little trouble with the saloon keepers up there. Any independent, outspoken newspaper must expect antagonism from saloon keepers who attempt to run city elections and city politics for their own benefit. They have done this in Tillamook City, and the general impression is that they are doing more to make the county "dry" again than half a dozen anti-saloon advocates. But if they will persist in running city elections and controlling city officials, they will find that the people will "come back" strong in opposition to saloon run towns. Saloon keepers ought to know enough to keep out of attempting to run a city.

The annual meeting of the Tillamook Commercial Club on Monday evening passed off pleasantly, with but few changes in personnel of the officers. The club is to be congratulated upon the success that followed its organization, and now that the members see what a fine thing it is, they are beginning to wonder that they did not start a club years before. True it is that it took considerable money to fix up the commodious rooms in good shape, which now far exceed the expectations of those who boosted and work hard to get a club started, the members have just cause to feel proud of the fine club rooms. Heretofore, a number of organizations of a semi-public character have been started, but they mostly died natural deaths for lack of interest. It is the opposite with the club. The officers have just cause to feel a bit flattered, from President Holmes down, for their efforts in making the club a most successful affair, placing it on a business and financial basis.

The Headlight believes it is a mistake for anyone to attempt to influence a judge's sentence, either by holding public meetings and passing resolutions or circulating petitions out of sympathy. Both were out of place in the McKinley and Holman cases, for justice should not be doled out on sentiment, but according to the evidence and the law. There is no question as to the guilty of these young men, for that was clearly established at the trial, and by Holman pleading guilty makes it that much more convincing as to their guilt. It happens so often, however, that public sympathy steps in and defeats justice, the actual crime being overlooked. We feel sorry to see any young man sent to prison, yet we cannot help admitting that the stern arm of the law must be exerted before the moral conditions of this city are elevated. If there is to be any pity, it should not be for the young men and girls who have been indulging in licentious habits, but for the parents who have such wayward children, yet in some cases parents are not showing their offsprings the right kind of moral example. Judge Galloway has done something to improve the moral condition of Tillamook City.

An unusual amount of interest was taken in the cases of the State vs. McKinley and Holman in the Circuit Court, the former having been found guilty and the latter admitting his guilty on charges of contributing to the delinquency of minor children. The case is another drawing aside of the curtain and revealing to the public gaze the shocking immoral tendencies of the young people of this city. We say it is shocking, for that is the conclusion parents whose young daughters have been ruined by licentious young men have to admit, and if there is any justification in a person taking the law into their own hand, parents are justified in shooting the daylight out of the young men who ravage their daughters. A few shooting scrapes like that would wonderfully elevate the moral condition in Tillamook City. It needs improving, for it is a most difficult matter for parents to raise young girls and boys as they should be when the environments are such as to lead them astray. These cases brings to light another glaring attempt to defeat justice by spitting away State's witnesses and perjury on the part of witnesses while giving evidence, a custom altogether too common in this county. The Headlight has often referred to this travesty

of justice, and it is time that those who are implicated in that kind of business should be brought to the bar of justice. Those who swore falsely when giving evidence last week have placed themselves in an unenviable position. The court reporter took down their false and contradictory evidence, and a court will admit this as prima facie evidence against those who perjure themselves in that way. The Oregonian had a small editorial on Monday in regard to the "white slave" trade which is worthy of mention in connection with the conditions in this city. It says:

Judge Landis, famous for the anti-corporation decisions, at Chicago, Saturday, sentenced to ten years in prison a white slaver who had betrayed a fifteen-year-old girl. After sentencing the villain, Judge Landis said: "As far as I am concerned this law is going to have such enforcement and application as well be calculated to make a fifteen-year-old girl the most dangerous thing in this community for unprincipled men to tamper with." This is a threat that will be applauded by every decent man in the country. It is a matter of regret that the Government throughout the United States does not pay as much attention to prosecuting these white slavers, who steal and ruin children, as it pays to some unfortunate rancher who cuts a few trees on Government land. By imposing ten-years prison sentences on a few of these unspeakable dealers in children, the practice would soon be made too dangerous to be followed.

THE RAILROAD LOSES FIGHT FOR LAND.

Government Grant to the Southern Pacific is Annulled.

Judge Wolverton's decision in the famous Southern Pacific land grant suit, if sustained by higher courts, means that 2,370,000 acres of valuable timber and agricultural land will some day be thrown open to entry. On the demurrer of the Southern Pacific Company to the Government complaint Judge Wolverton decided all points in the Government's favor, overruling the demurrer and placing the allegations of the complaint in issue.

But the facts are not contested by the railroad company, W. D. Fenton, its counsel, maintaining that the court has not taken the correct view of the intent of the law and asserting his confidence that on appeal to the United States Circuit, Court of Appeals or to the Supreme Court he will win his point.

Others believe, however, that in view of the exhaustive nature of Judge Wolverton's decision it will be sustained in the higher courts.

Judge Wolverton's decision hinged upon the intent of the amendment of April 10, 1890, to the original land grant of 1860. One of the provisions of the amendment was "that the lands granted by the act aforesaid (July 25, 1860) shall be sold to actual settlers only in quantities not greater than one-quarter section to one purchaser, and for a price not exceeding \$2.50 per acre."

The railway company contends that this provision of the law is a mere "unenforceable, regulative directive covenant, not a condition; that specific performance cannot be enforced because it is not compulsory; that withdrawal of the lands from sale is not a breach," and that the government "has waived the breach by apparent acquiescence in the many deeds of record made by the railroad company in violation of the proviso, by acceptance and use of the road, annual issuance of land patents and by effect of the general forfeiture acts of Jan. 31, 1885, and Sept. 29, 1890."

The railway company further contends that the land patents are conclusive, that were they void the title they purport to convey was confirmed by the force and effect of the acts of March 3, 1891, and March 2, 1890, and that these acts bar this suit so far as it refers to lands patented before Oct. 1912.

Another contention is that the statute of limitations bars the suit of the cross-complainants and intervenors.

Midnight in The Ozarks
and yet sleepless Hiram Scanton, of Clay City, Ill., coughed and coughed. He was in the mountains on the advice of five doctors, who said he had consumption, but found no help in the climate, and started home. Hearing of Dr. King's New Discovery, he began to use it. "I believe it saved my life," he writes "for it made a new man of me, so that I can now do good work again." For all lung disease, cough, colds, lagrippe, asthma, croup, whooping cough, hay fever, hemorrhages, hoarseness or quinsy, it's the best known remedy. Price 50c. and \$1.00. Trial bottle free. Guaranteed by Chas. I. Clough.

Administrator's Notice of Appointment.

NOTICE IS HEREBY GIVEN,—To all whom it may concern, that the undersigned was by an order of the County Court of Tillamook County, Oregon, duly made and entered of record thereon on the 17th day of March, 1911, appointed the Administrator of the estate of MARY E. PHELPS, deceased, and that on said date, the said undersigned, duly qualified as such, and all persons having claims against said estate are hereby notified to present the same to the undersigned, as said Administrator, at the office of Webster Holmes, in the Tillamook Block, Tillamook City, Oregon, with the proper vouchers therewith, and duly verified as required by law, within six months from the date of this notice.

Dated this 30th day of March, 1911
W. C. KING,
Administrator of said Estate.

Citation to Heirs.

In the County Court of the State of Oregon.
In the matter of the estate of Louis Blattler, Deceased.

To Mrs. Matthes, mother of the above named deceased, Josephina Gsell and Joseph Blattler:
In the name of the State of Oregon.

You are hereby cited and required to appear in the County Court of the State of Oregon, for the County of Tillamook, at the Court room thereof at the Court House in Tillamook City, Tillamook County, Oregon, on Monday the 5th day of June, 1911, at the hour of 10 o'clock in the forenoon of said day, then and there to show cause, if any there be, why said Court should not make an order authorizing licensing and directing the administrator of the said Louis Blattler, deceased, to sell at private sale for cash, all of the following described real property, situated in Tillamook County, State of Oregon, to-wit:

An undivided one-half interest in and to Lot numbered one and the Southeast quarter of the Northeast quarter of Section six and Lot numbered four and the Southwest quarter of the Northwest quarter of Section five, in Township three North of Range nine West, W. M., and Lots numbered twelve, thirteen and fourteen of Section thirty-one, in Township four North of Range nine West, W. M., less tract of 64 acres sold to E. K. Beale, and one acre for gold to E. K. Ludtke, and except the merchantable timber on lands in Sections five and six, and crude oils reserved, and subject to right-of-way for county road.

WITNESS the Honorable Homer Mason, Judge of the County Court of the State of Oregon, for Tillamook County, this 6th day of April, A. D. 1911.

Attest: J. C. HOLDEN,
Clerk of the County Court.

Notice of Creditors.

The undersigned has been duly appointed Administrator of the estate of MARTIN PETERSEN, deceased, by the County Court of the State of Oregon, for Tillamook County, and has qualified as such administrator. All persons having claims against said estate are required to present the same, duly verified as by law required, to the undersigned administrator for allowance, at the office of H. T. Botts, Attorney-at-Law, in Tillamook City, Oregon, within six months from the date hereof.

Dated March 23rd, 1911.
E. B. BARTHROP,
Administrator of the estate of Martin Petersen, deceased.

In the Circuit Court of the State of Oregon, for the County of Tillamook.

Clay Daniel and Dora Daniel, Plaintiffs,
vs.
L. H. Kenney, Hallis Kopieske, Wm. Kopieske, Gust Nelson and Peter Nelson, Defendants.

To Wm. Kopieske, one of the above named defendants:

In the Name of the State of Oregon: You are hereby required to appear and answer the complaint filed against you in the above entitled suit on or before the expiration of six weeks from the date of the first publication of this summons, and if you fail to so appear and answer, relief will be granted to the plaintiff as demanded in the complaint herein. The relief demanded is that a certain mortgage executed by yourself and L. H. Kenney and Hallis Kopieske to the plaintiffs on July 1st, 1909, and which is recorded at page 403 of Book "S" of the Mortgage Records of Tillamook County, Oregon, be reformed and corrected so that the description therein shall be, the South half of Lot 3, and the South half of the North East quarter of the South West quarter of Section 7, in Township 2 North of Range 9 West W.M., excepting a strip 100 feet wide across said land heretofore deeded and conveyed to the Pacific Railway and Navigation Company; that plaintiffs have judgment against you and the other defendants executing said mortgage for \$300.00, with interest thereon from July 1st, 1909, at the rate of eight per cent per annum; for the further sum of \$75.00 as attorney's fees and for the costs and disbursements of the suit, and for a foreclosure of the mortgage above mentioned as reformed and corrected, and for general relief.

This summons is published by order of the Honorable Homer Mason, County Judge of Tillamook County, dated March 16th, 1911, the time prescribed in said order for publication is once a week for six successive weeks, and the date of the first publication hereof is Thursday, March 16th, 1911.

H. T. BOTTS,
Attorney for Plaintiffs.

Lame Shoulder is nearly always due to rheumatism of the muscles, and quickly yields to the free application of Chamberlain's Liniment. For sale by Lamar's Drug Store.

**\$450,000.00
Port of Tillamook, Oregon,
6 per cent Harbor Improvement Bonds.**

Notice is hereby given that sealed bids will be received by the Treasurer of the Port of Tillamook, in the City of Tillamook, in the State of Oregon, at his office in said city, until Thursday, June 15, 1911, at 10 o'clock A. M., for the purchase of all or any part of the bonds of said Port issued by virtue of a resolution of said port, duly and legally passed April 6, 1911.

Said bonds are to be dated July 1, 1911, and run 20 years from their date, interest payable semi-annually, both principal and interest payable in United States Gold coin at Tillamook, Oregon, or at the office of the Port's fiscal agent in New York City, N. Y. Said bonds are 900 in number and the denomination of \$500 each and are issued for the purpose of defraying the cost of harbor improvements on Tillamook bay and bay. Said bonds will be sold to the highest bidder for cash, and all bids must be accompanied by a certified check equal to 5 per cent of the amount of the bonds bid upon.

The right is reserved to reject any and all bids and to readvertise for bids for the same.

Dated at Tillamook, Oregon, this 10th day of April, 1911.
M. F. LEACH, Treasurer.
PORT OF TILLAMOOK.

Sheriff's Sale.

NOTICE IS HEREBY GIVEN,—That in pursuance of an execution duly issued out of and under the seal of the Circuit Court of the State of Oregon, for the county of Multnomah, to me duly directed, dated the 23rd day of February, 1911, upon a judgment rendered and entered in said court on the 31st day of August, A. D. 1910, in favor of Lewis Barnard, plaintiff, and against William L. Riefenberg, defendant, for the sum of \$310.54 with interest thereon, at the rate of seven per cent per annum, and the further sum of \$50.85, with interest thereon at the rate of six per cent per annum from the 31st day of August, 1910, and also the costs of and upon said writ, upon which there has been credited the sum of \$45.88 realized on execution November 10th, 1910, I did on the 27th day of February, 1911, levy upon the following described real property, situated in the county of Tillamook, State of Oregon:

The Southwest quarter of the Northeast quarter of section eighteen (18), township one (1) North, Range nine (9) West.

Lots one (1) to five (5) inclusive, and Lots sixteen (16) to twenty-seven (27) inclusive, of Block twenty (20), of Fuller's Amended Addition to Bay City, less a portion of Lots one (1), two (2) and three (3) owned by McNair.

Lot one (1), in Block eight (8), Bar View Addition to Bay City.

Also, all of the following tract lying east of the Pacific Railway & Navigation Company's right of way: Beginning sixty (60) feet West of the Northwest corner of Block four (4) of Fuller's Addition to Bay City, and running thence west to the northeast corner of Lot one (1) in Block twenty (20) of Fuller's Amended Addition to Bay City, thence South to the Southeast corner of Lot fifteen (15) in said Block twenty (20), thence East two hundred and sixty (260) feet, thence North to the place of beginning, containing one and one-half (1½) acres, more or less.

Now, therefore, in pursuance of said judgment and execution, I will on Tuesday the 16th day of May, 1911, at 10 o'clock a. m. at the front door of the court house in Tillamook City, Tillamook County, Oregon, sell the above described real property at public auction to the highest bidder for cash in hand to satisfy said judgment and execution, interest and all accruing costs.

H. CRENSHAW,
Sheriff of Tillamook County, Ore.
Dated at Tillamook City, Oregon, April 13th, 1911.

Sheriff's Sale.

NOTICE IS HEREBY GIVEN, that in pursuance of an execution and order of sale duly issued out of and under the seal of the Circuit Court of the State of Oregon, for the County of Multnomah, to me duly directed, dated the 16th day of February, A. D. 1911, upon a judgment rendered and entered in said court on the 3rd day of February, 1911, in favor of A. V. Allen, plaintiff, vs. August F. Mahne, defendant, for the sum of \$58.13, and the further sum of \$15.75 costs and disbursements, and also the costs of and upon said writ, commanding me to make sale of the real property of the above named defendant attached by virtue of a writ of attachment in said cause, said property being described as follows, to-wit:

The North East quarter of Section 9 in Township 3 North of Range 6 West, situated in Tillamook County, State of Oregon.

Now, therefore, by virtue of said execution and order of sale, and in compliance with the commands of said writ, I have duly levied on said property and will on Tuesday, the 10th day of May, 1911, at the hour of 10 o'clock a. m., at the front door of the court house in Tillamook City, Tillamook County, Oregon, sell the above described real property at public auction to the highest bidder for cash in hand to satisfy said execution and order of sale, interests and costs, and all accruing costs.

H. CRENSHAW,
Sheriff of Tillamook County, Ore.
Dated at Tillamook City, Oregon April 13th, 1911.

New Out of Work.

The busiest little things ever made are Dr. King's New Life Pills. Every pill is a sugar-coated globule of health, that changes weakness into strength, languor into energy, brain-fog into mental power, curing Constipation, Headache, Chills, Dyspepsia, Malaria. Only 25c. at Chas. I. Clough's drug store.

Summons.

In the Circuit Court of the State of Oregon for Tillamook County.
Lois O. MacMahon,
Plaintiff

Agnes and Francis Trevor, Jr.,
Defendants.

To Francis Trevor, Jr., one of the above named defendants:
In the name of the State of Oregon:

You are hereby required to appear and answer the complaint filed against you in the above entitled suit on or before the expiration of six weeks from the date of the first publication of this Summons, and if you fail to so appear and answer the plaintiff will apply to the Court for the relief prayed for in the complaint, which is that you be required to set forth any claim or interest held by you in or to the following described real property, to-wit: The South East quarter of Section 15, in Township 2 South, Range 9 West, Willamette Meridian, save and except therefrom the following described portion, to-wit: A strip of land 200 feet in width, being 100 feet on each side of a line described as commencing in the center of Killam Creek, at a point 300 feet East of the West line of said South East quarter of said Section 15, and running thence easterly following up the center of said creek 200 feet, and a strip of land 20 feet in width, being 10 feet on each side of the point where the pipe line of Tillamook City, Oregon, water system crosses the west line of said South East quarter of said Section 15, and following said pipe line easterly to the dam on said Killam Creek; that such claim or interest be decreed to be void; that plaintiff be decreed to be the owner of said lands in fee simple, and her title thereto quieted as against any claim held by you in or to said lands, and for general relief.

This Summons is published by order of the Honorable Homer Mason, County Judge of Tillamook County, Oregon, made April 11th, 1911, and the time prescribed for the publication of this Summons by said order is once a week for six successive weeks, and the date of the first publication hereof is April 13th, 1911.

H. T. BOTTS,
H. K. SARGENT,
Attorneys for Plaintiff.

Notice.

NOTICE IS HEREBY GIVEN,—That the County Court of Tillamook County, Oregon, will receive sealed bids for one hundred cords of firelock wood, cut 46 inches in length, delivered and corded in the basement of the Court House, of Tillamook County, not later than October 1st, 1911.

All bids to be filed with the County Clerk of said County on or before April 15th, 1911.

The County Court reserves the right to reject any and all bids. By order of the County Court.
J. C. HOLDEN, County Clerk.
April 5th, 1911.

Ship By the Anvil.

The Twin Screw ship Anvil is now making regular runs to this port from Portland, with passengers and freight.

She is under good clean management, and the patronage of the public is solicited, and courteous treatment will be shown to one and all. Have your shipments consigned care Str. Anvil, Albers Dock No. 3 Portland, Ore. For information inquire of D. L. Shrode, Tillamook, Or.

Saved His Mother's Life.

"Four doctors had given me up," writes Mrs. Laura Gaines, of Avoca, La. "and my children and all my friends were looking for me to die when my son insisted that I use Electric Bitters. I did so, and they have done me a world of good. I will always praise them." Electric Bitters is a priceless blessing to women troubled with fainting and dizzy spells, backache, headache, weakness, debility, constipation and kidney disorders. Use them and gain new health, strength and vigor. They're guaranteed to satisfy or money refunded. Only 50c. at Chas. I. Clough's drug store.

Kicked by a Mad Horse.

Samuel Birch, of Beetown, Wis., had a most narrow escape from his leg, as no doctor could heal the frightful sore that developed, but at last Bucklen's Arnica Salve cured it completely. Its the greatest healer of ulcers, burns, scalds, eczema, scalds, cuts, corns, cold-sores, bruises and piles on earth. Try it. 25c. at Chas. I. Clough's drug store.

FAMILY RECIPES.

The valued family recipes for cough and cold cure, liniments, tonics and other remedies have as careful attention here as the most intricate prescriptions.

Our fresh, high grade drugs will help to make these remedies more effective than ever.

Right prices are also assured.

CLOUGH,
Reliable Druggist.