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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.

What are you doing to help boost the city and give it a pay roll?

There is one thing about the railroad company grading the street on the water front, it is improving the bummiest and dirtiest looking street in the city.

Next Saturday is market day in Tillamook City, which will be the first of a series of these events. Bring what you have to dispose of to the city and the business men will auction it off.

It pays to keep good cows. Assessor Hare's four cows made him \$547.23 last year. That is a good record, and no doubt there are a number of dairymen who have done equally as well with their cows.

Poultry raising in Tillamook County should be increased. There is a steady demand for chickens and not enough to supply the home market, consequently they have to be shipped in. Last week chickens ranged in price at the local market from \$1.00 to nearly \$1.50 each.

There is no sense confining vagrants in the city jail, providing them with good board, fire and a bed. That is the kind of snap a lot of lazy, good-for-nothing individuals are looking for. We want to raise a protest at the taxpayers' money being wasted upon such individuals when they should be put to work cleaning up the streets.

We have received six columns of plate matter, with a request to print it. It is democratic truck, to boom Governor Wilson of New Jersey for the next democratic presidential candidate. We are going to balk, for we do not propose to be worked that way.

The primary election law does not appear to be working well in Portland, for, as usual, there is an effort being made to defeat the successful republican candidate for mayor. The primary law is responsible for this, for when there are four or five aspirants for one office, with no provision made in it for a person to obtain the majority vote of his party before he can obtain the nomination, there is going to be friction and discontent.

In the deaths of Mrs. Frank Hannenkratt and Mrs. J. J. Johnson, two estimable young mothers and affectionate wives, it is a matter of deep regret to see them cut off so suddenly in their young motherhood, leaving their young families and loved ones. Both of these young women in their girlhood and maiden days were highly respected, being well raised in domestic duties, which helped to make them excellent wives, but when the death messengers came it took the best and the brightest from those two happy

homes, leaving husbands, children, parents, brothers and sisters to deplore their loss.

Somehow one don't hear every much these days about the sovereign will of the people, but we noticed that Governor West butted in last week and delayed the filing of a referendum petition to put to a vote some of the extravagant appropriations made for some of the state institutions. What a change it makes whether a person is running for office or is in office. Anyone with a grain of common sense knows that the "sovereign will of the people" agitation was to get a few peanut politicians into office, and the governor butting in on this matter justifies his recall, for he acted against the sovereign will of the people when he rushed to Salem to prevent, if possible, the filing of a referendum petition. But the people like to be humbugged.

The streets in this city, especially the business streets, are in a deplorable condition, and have been for a number of previous winters, yet no effort is made to improve them, unless it is that a lot of inferior gravel is used which is ground up into mud in a few weeks. It is time that this unsatisfactory and expensive system was done away with. It is probably too soon to advocate hard surface streets in this city, unless a large area of the streets can be treated in that way, for we believe that if the two business streets were paved, the mud from the side and parallel streets would keep the paved streets in a state of mud all winter and a good deal of expense to clean it off. We are going to make a suggestion. If the city officials could make arrangements to procure crushed rock, either by contract or from one of the county's rock crushing plants, and fix a large number of streets with crushed rock the coming summer or fall, the city would have good streets next winter.

Those who claimed that the saloons would increase business had better crawl into a hole and cover themselves up. It is the reverse in Tillamook this spring, with most all lines of business admitting that in comparison to the good business of previous springs, business this year is far below the average, with but little improvements going on. Buildings operations comparatively slow, while employment is hard to find. No one can deny this. But those who patronize and voted for saloons are being "stung" by the saloon monopoly in this city, for it is 10c a glass for beer and 15c a drink for whiskey, and the city officials have fixed it so that no other saloon can butt in and break up these exorbitant rates for a drink. Had the voters known that a saloon monopoly was to be formed for the purpose of "squeezing" them, we feel convinced that the vote on local option would be different. However, it is amongst those who drink where the greatest indignation exists, for they say it is robbery to charge a poor man 10c for a small glass of beer and they'll "Come back" the next time they have an opportunity to vote for local option. But business is not what it was in previous years and those who patronize saloons are "stung" every time they take a drink. So much for the saloon octopus in this city.

The dairymen who fell into the false notion that it would be economy to increase their dairy herds and feed alfalfa hay have gone through an experiment which did not pan out as successfully as was so generally predicted. From what we can gather, our advice is to cut it out. There is a tendency to over-stock the dairy ranches, and where hay is depended upon for winter feed, a shortage is inevitable before the winter is over, when hay has to be bought when it is at an exorbitant price. It used to be that the dairymen as a whole had plenty of hay in the spring, and those who stuck to that wise custom of raising their own feed have enjoyed a most profitable year, one of the best in the history of the county, while those who experimented purchasing alfalfa hay have lost money or made but little money. It is surprising the large amounts of money some few dairymen have paid out for hay, almost equivalent to what the cows have earned. But having been caught with little or no feed on

hand, they had to go deep down in their pockets for hay. It is safe to say that not many of the farmers will want to experiment with alfalfa another year. It proved a failure, and an expensive one. Cheap feed is one of the essential features to successful and profitable dairying, and the pioneer dairymen of this county solved that difficulty when they started the precedent of raising their own feed, and it is only quite recently that a few dairymen talked up alfalfa and were "buggy" on that subject.

The departure of Rev. S. G. Finney from this city is much to be regretted, for it was a shock to the citizens to hear that so promising a young man, only 25 years of age, should be stricken with that dread disease—tuberculosis. When he left the East to come West about two years ago, he was well fitted by education and refinement to take up his life's work as a minister of the gospel. He had a fine physique and the world looked bright to him, as it does to any young man after years of patient study and preparation. During Mr. Finney's short stay in Tillamook as pastor of the Presbyterian church he proved himself to be a refined, educated Christian gentleman, broad minded and head and shoulders above petty prejudices and religious bigotry of persons who differed with him in creed. No one ever heard Mr. Finney say an unkind word, either in public or private, against anyone. He went about his work in a quiet manner and won many friends by doing so, nor did he attempt to "reform" the city by starting a fight with the city officials and those who differed with him on the moral conditions. For a young man he had a remarkably kindly disposition, and he went about his work in that spirit, brushing aside several unpleasant incidents where his name was unfortunately dragged in as beneath his notice. We deplore Mr. Finney's departure, for this city can ill afford to lose a cultured Christian gentleman, who came here to uplift humanity, not to quarrel over religious beliefs or arraign and denounce city officials or those who differed with him in religious thought or practice. We think we express the sentiment of a large number of our citizens when we say that we hope that Mr. Finney's recovery will be speedy and that he will be able to return to Tillamook.

STANDARD OIL MUST DIE IN SIX MONTHS.

Supreme Court Orders Big Trust to Dissolve as Unlawful.

WASHINGTON, May 15.—The Standard Oil Company of New Jersey and its 19 subsidiary corporations were declared today by the Supreme Court of the United States to be a conspiracy and combination in restraint of trade.

It was otherwise held to be monopolizing interstate commerce in violation of the Sherman anti-trust law.

The dissolution of the combination was ordered to take place within six months.

Thus ended the tremendous struggle on the part of the Government to put down, by authority of law, a combination which it held to be a menace to the industrial and economic advancement of the entire country.

At the same time the court interpreted the Sherman anti-trust law so as to limit its application to acts of "undue" restraint of trade and not "every" restraint of trade. It was on this point that the only discordant note was heard in the court. Justice Harlan dissented, holding that cases already decided by the court had determined—once for all—that the word, "undue" or "unreasonable" or similar words were not in the statute. He declared that the reasoning of the court in arriving at its finding was, in effect legislation which belonged in every instance to Congress and not to the courts.

Ever since the decree in this case in the lower court, the United States Circuit Court for the eastern district of Missouri, was announced, hope has been expressed by the "business world" that the law would be modified so as not to interfere with what was designated as "honest business." Tonight that section of the opinion calling for the use of the rule of reason in applying the law is regarded in many quarters as an answer to the prayers of the "business world." The defendant named besides the Standard Oil and its subsidiary cor-

porations are: John D. Rockefeller, William Rockefeller, Henry M. Flagler, John D. Archbold, Oliver H. Payne, Henry H. Rogers and Charles M. Pratt. Rogers has died since the suit was begun.

REV. S. G. FINNEY HAS TUBERCULOSIS.

Resigns as Pastor of Presbyterian Church--Large Congregations Hear Him Speak Last Sunday.

For several weeks the members of the Presbyterian Church have been greatly concerned about the failing health of their pastor, Rev. S. G. Finney, and on Friday it caused general regret to know that the rev. gentleman had been stricken with tuberculosis. This came as a great surprise to Mr. Finney as well as to the citizens of this city, who held him in the highest esteem. It is about twelve months ago that Mr. Finney came to Tillamook as the Pastor of the Tillamook and Bay City Churches, and on the 1st April he became the permanent pastor of the church in this city, having, by his active work, doubled the membership and made it self supporting. It was only a few weeks since that he attended the Portland Presbytery at Oregon City and on his return he had decided to make Tillamook his permanent field of work, and was making plans for further active work in his ministry.

When Mr. Finney came West about two years ago, he was a strong, robust young man with a fine physique, and being well educated and trained for his chosen profession, was well equipped for the ministry. He was kindly disposed and had a congenial disposition towards everybody which made him quite popular with all classes of person. During his short stay in Tillamook, he has never uttered an unkindly word either in the pulpit or in private, against anyone, thus proving himself to be a well cultured, educated, Christian gentleman in every respect. On account of these traits of character, there is general regret amongst the citizens, who deplore that such a promising young man should be stricken with the dread disease at the commencement of his usefulness in the world.

There were two large congregations at the Presbyterian Church on Sunday, the church in the evening being packed and it was at this service Mr. Finney made the announcement that, on account of the condition of his health, he would have to resign, as his medical advisors had told him that he would have to make an immediate change and go to a warmer climate. He said it was no doubt a great surprise to the members of the congregation as it was also to him. He thanked the congregation for the many kindnesses and the loyal support they had given him, and it was with much regret that he had to give up the work here, for since his return from the Presbytery meeting he had decided to make Tillamook his permanent home and was planning his ministerial work accordingly.

The announcement was made before the sermon, when the rev. gentleman spoke on "Our Mothers," which was one of his many fine sermons. It was attentively listened to, and greatly impressed his congregation, for Mr. Finney spoke eloquently and feelingly when he appealed to his hearers to make the lives of our mothers and the old folks pleasant, and instead of strewing their graves with flowers when they were gone, but to strew their declining days with loving and watchful care while they were here.

The fervor with which Mr. Finney spoke, coupled with the knowledge that he was stricken with the dread disease, made the occasion doubly impressive.

After the services a meeting of the congregation was held, when Mr. Finney reiterated what he had said about his health and resigning. As the matter had been previously talked over by the officials of the church, it was decided not to accept Mr. Finney's resignation but to grant him three months' leave of absence, as the members were anxious to keep in close touch with him and do what they could to help him regain his health. This was unanimously agreed to, although Mr. Finney somewhat demurred, but finally acquiesced in the desire of the members and friends of the church.

It Startled The World. when the astounding claims were first made for Bucklen's Arnica Salve, but forty years of wonderful cures have proved them true, and everywhere it is now known as the best salve on earth for Burns, Boils, Scalds, Sores and Piles. Only 25c at Chas. I. Clough's.

J. M. Howell, a popular druggist of Greensburg, Ky., says, "We use Chamberlain's Cough Remedy in our own household and know it is excellent." 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 the 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 bar 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 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 21st day of April 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 6th day of June, 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, May 4th, 1911.

Citation to Heirs.

In the County Court of the State of Oregon.

In the matter of the estate of Louis Blattlar, Deceased.

To Mrs. Matthes, mother of the above named deceased, Josephina Gaell and Joseph Blattlar: 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 said Louis Blattlar, 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 6 1/4 acres sold to F. R. Beals and one acre for grave of Mrs. 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.

Saved Child From Death.

"After our child had suffered from severe bronchial trouble for a year," wrote G. T. Richardson, of Richardson's Mills, Ala., "we feared it had all the time. We tried many remedies without avail, and doctor's medicine seemed as useless. Finally we tried Dr. King's New Discovery, and are pleased to say that one bottle effected a complete cure, and our child is again strong and healthy." For coughs, colds, hoarseness, grippe, asthma, croup and sore lungs, its the most infallible remedy that's made. Price 50c and \$1.00. Trial bottle free. Guaranteed by Chas. I. Clough.

A Burglar's Awful Deed. may not paralyze a horse so completely as a mother's long illness. But Dr. King's New Life Pills are a splendid remedy for women in constipation and female trouble." wrote Mrs. Dunlap, of Leadhill, Tenn. If ailing, try them. 25c. at Chas. I. Clough's.

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

Lois O. MacMahon, Plaintiff vs. 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 date of the 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 of 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 13th, 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 of Sale of Tide Lands.

NOTICE IS HEREBY GIVEN,—That the State Land Board of the State of Oregon will sell to the highest bidder at its office in the Capital Building at Salem, Oregon, on July 11, 1911, at 10:00 o'clock a.m. of said day, all the State's interest in the tide and overflow lands hereinafter described, giving, however to the owner or owners of anylands abutting or fronting on such tide and overflow lands, the preference right to purchase said tide and overflow lands at the highest price offered, provided such offer is made in good faith, and also providing that the land will not be sold for nor any offer therefor accepted of less than \$7.50 per acre, the Board reserving the right to reject any and all bids. Said lands are situated in Tillamook County, Oregon described as follows:

- Tide lands fronting on Lots 1 and 2 of Section 23, T. 3 N., R. 10 W. Beginning at the meander corner on bank of North Fork of Nehalem River on line between Sections 23 and 24, T. 3 N., R. 10 W. (Said meander corner being S. 1° 45' E., 1.34 chains from corner to Sections 13, 14, 23, 24) thence (Low W. 5' to left). S. 61° 51' W. 111.9' along H. W. L. Low Water 3' to left. S. 61° 25' W. 500.0' along Low water 3' to left. S. 58° 38' W. 363.0' along Low water 10' to left. S. 52° 51' W. 216.2' along Low water 17' to left. S. 62° 53' W. 277.7' along Low water 18' to left. S. 67° 05' W. 469.4' along Low water 18' to left. S. 68° 58' W. 269.0' along Low water 12' to left. S. 63° 01' W. 205.4' along Low water 7' to left. S. 56° 47' W. 230.8' along Low water 12' to left. S. 54° 37' W. 192.5' along to corner on line between lots 2 and 3 of Sec. 23, low water line 13' S. to point of beginning, containing 0.78 acres.

Bid should be accompanied by a regular application to purchase and exchange for the full amount offered and should be addressed to G. G. Brown, Clerk State Land Board, Salem, Oregon, and marked "Application and bid to purchase tide lands."

G. G. BROWN, Clerk State Land Board. Dated this 26th day of April, 1911.

Notice of Dissolution of Partnership.

NOTICE IS HEREBY GIVEN,—To all whom it may concern, that the co-partnership heretofore existing between the undersigned, who have been doing business under the firm name and style of A. Finley & Co., at Tillamook City, Oregon, has by mutual consent of the parties, been dissolved, and that Mr. A. Finley has assumed the payment of all liabilities of said firm of every name and nature, and that any and all debts due and owing to said firm are to be paid to the said A. Finley. Dated at Tillamook, Oregon, this April 28th, 1911.

H. A. KINNAMAN, ALVA FINLEY.

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, boils, eczema, scalds, cuts, corns, cold-sores, bruises and piles on earth. Try it. 25c. at Chas. I. Clough's drug store.