TILLAMOOK HEADLIGHT, MAY 25, 1911.

RATES OF SUBSCRIPTION. STRICTLY IN ADVANCE.) 1.50 Une year 75 50

high.

the entire bay.

The large number of addition-

al copies of the Headlight of the

4th May which we mailed for

Six months Three months

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

Ebe Gillamook Beadlight,

Editorial Snap Shots.

CONTRACTOR ACTING A CONTRACTOR

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From our view point it would be far better to raise a purse to fight the Tillamook City saloon monopoly for violating the interstate commerce law than to fight the Port of Tillamook.

What a contrast. The curfew for the purpose of keeping the allowed to be started on one of the main streets.

Attorney R. R. Duniway is to be paid \$500 to fight the Port of Tillamook on technical grounds and with the idea of knocking it out. He made himself conspicuous by fighting a bond sale in Portland, but all his bluster did not amount to anything, anyway, for he lost out.

Should anyone delay the U.S. mail they are liable to prosecution, but the unnecessary delay of making the postmasters count every piece of mail passing through their offices during this month does not appear to be considered delay when looked at through the goggles of the postal authorities. But it is a delay, nevertheless.

Some "strings" are being pulled for the purpose of reducing Thomas Holman's sentence, who was fined \$1,000 for contributing to the delinquency of a minor child. Holman was let down too easy, considering the way he perjured him self and attempted to drag others into a nasty scrape. Let him remain where he is or pay the fine.

The person who dictated a letter, and which was written by a child of tender years, and which stated that three of the Christian ministers ought to be gloating over the departure of some of them. But "Christian

have repeatedly advocated this have been accused of wanting but we will gamble that it will will of the people. We will are owned by the people in New be a mistake and that the Port point out the muss the Repub- York. According to the official of Tillamook will not sanction lican party finds itself in in the registration figures of the various any of the Port's money being City of Portland on account of states 70,000 automobiles are owned expended on a north jetty. It depriving that party of repre- in New York and 24,000 in Iowa. seems, however, that some sel- sentative government. Three On the basis of population, the fish motives and interests are Republicans placed themselves ratio should be about one machine at the back of the movement to in nomination for mayor, and in Iowa to five in New York. The create a sentiment in favor of with an exceedingly small vote pictures painted by insurgent a north jetty. Sentiment and cast at the primary election, a hands in Iowa have shown "the private interests must cut no man with a rushlight caliber tariff plutocracy of the protected figure in the matter of bar and and name obtained a small East" riding down the "unprotected harbor improvements, nor cost- plurality and is supposed to be yeomanry of the West" so often ly experiments. The Port has the nominee of the Republican and so vividly that the Hawkeys obtained the services of a relia- party. No sooner was the re- have been wandering out of the ble engineer, J. B.C. Lockwook, sult of the primary election de- straight but not narrow road they consulting engineer for the Port clared when a loud protest was had long been wont to travel. They of Portland, and he will furnish raised and a call was made for have, or had, caught the idea that the Port of Tillamook with val- an independent candidate. But prosperity is not being as fairly uable and reliable information, the peculiar feature of the whole distributed under tariffs levied for whistle blows at nine o'clock, which will guide the members affair is the peculiar mix up the promotion of foreign industry. in what is best to be done. For that the primary election law is Taking the automobile as the visyoung people off the streets at the reason that the government responsible for. Ex-Senator J. ible sign and symbol of prosperity, night, but a red light district is has already made improvements Simon, now the mayor of that and we believe it is generally so acand completed its project, it city, always a etrict party man cepted, the lowans are riding fast will be hard to obtain the con- and successful leader of the Re- enough to break the speed limit. sent of the government engi- publican party in Portland for Iowa has more than her share of neer to change any of the work, a number of years, has consent- automobiles as compared with and here is where Mr. Lock- ed to run in opposition to the New York. As compared with

so every year, for taxes are too is affiliated with. Those who

people in this peculiar mix up ? she owns only one automobile and

the purpose of helping boost the We predict that those who county appear to be appreciated have started the legal fight on the Port of Tillamook will meet by those seeking reliable information. This is one out of several letters we have received : Nashville, Chattanooga & St. Louis Railway, Coalmont, Tenn., May 17, 1911. Editor Tillamook Headlight. DEAR SIR,-I received a copy of your paper date May 4th, for which please accept my thanks. I have shown it to several of my friends, who have become very much inter-

ested in Tillamook County. Some are expecting to come to Oregon this fall. I am coming and expect to make your town a visit first thing, to look into the timber situation. Please send me a few copies along when you have anything especially The tax money have gone to to say of your county and I will handle them to advantage with friends. C. R. DANIEL. Fright and Passenger Agent.

on the other hand, the timber of wealth for which her unfaltering It is not often that we publish owners have received no benefit insurgent statemanship stands. this class of letters, but we do whatever from the burdensome Nebraska, Kansas and Minnesota, so on this occasion simply to taxation the people of this coun- all agricultural states, all distance show what the county newsty have imposed upon them, Connecticut, home of the protected papers are doing to boost the county. There is a large call with no road or other facilities octopi, in automobiles more than for sample copies of the Head- of getting their timber to mar- they outdistance her in population, light of late. It is a well known ket. Most every farm in the while Iowa, with less population fact that persons who want re- county have comparatively a than Massachusetts, has 2000 more good road leading to them that machines on the road. It is very liable information regarding a run out of town, is probably place where they expect to locate have cost many hundreds of clear that Iowa has been getting too send for or subscribe for the thousands to construct, and the much, to quote her peerless Cumnewspaper published there, and farmers themselves have been mins, of "the spoils of ultraexcludevils" in Christian churches are doing a lot of harm to the papers are doing a lot of good ne doing a lot of harm to the papers are doing a lot of good ne doing a lot of harm to the papers are doing a lot of good ne doing a lot of good ne doing a lot of harm to the papers are doing a lot of good ne doing a lot of good No one ever heard a word of complaint on account of this have prospered under tariff protecfrom the timber owners who pay 75 per cent of the taxes, but directly the timber men want money for bar and harbor im-provements so that they can provements so that they can istration this year, to date, reaches istration this year, to manufacture and get their tim-ber to market, the first to op-Rhode Island, a state of which it is thereof at the Court House in Tilla-Low Water 3' derived so much money and benefits from the timber owners paying so large a proportion of the taxes. Did the farmers of this county ever stop to figure it out what their taxes would amount to with the necessary which, as they now look them over, are moving them to deep and loud are moving them to deep and loud definition of the said to use the taxes of the West drew cards, which are moving them to deep and loud definition of the said to use the taxes of the taxes are moving them to deep and loud the taxes of the taxes are moving them to deep and loud the taxes taxes are moving them to deep and loud the taxes taxes the taxes taxes are moving them to deep and loud the taxes taxes taxes the taxes who voted for saloons. If this this county ever stop to figure selves ? Where they pay \$1.00 states which then discarded and for orgon, to-wit: selves ? Where they pay \$1.00 for taxes they would have to pay \$4.00 if it were not for the tim-\$4.00 if it were not for the tim-bolking at looking at l men who imbibe feel that it is \$4.00 if it were not for the timthe saloon monopoly and will the matter from an equity and vote for local option the next justice stand point, that as the farmers have received so many the saloons have caused a stag- from taxation, they ought nation, taking \$400 to \$500 a day to show a magnanimous spirit from the legitimate channels of towards the timber owners now they justly demand a water way to benefit them and get their and lowlands. These are the maproducts to market. This mat- laria germs that cause ague, chills ter of harbor improvements should not be looked at selfish-bones and muscles and may induce deadly typhoid. But Electric Bitly or in a dog in the manger ters destroys and casts out these hight, and because the farmers vicious germs from the blood. have succeeded in obtaining the public improvements first they public improvements first they Wm. Fretwell, should be willing to conceded "and I've had fine health ever that the timber owners are now since." Use this safe, sure remedy entitled to some improvements only. 50c at Chas. I. Clough's. take this broad view of the sitwho hit on the above, which are having to pay some of the enormous expenses which were entailed in the Home Rule elec- interview be of benefit to the farmers and have done me a world of good. I be of benefit to the farmers and have done me a world of good. the whole community, for it will always praise them." Electr

Plutocracy in the West.

Iowa folks own more automobiles to interfere with the sovereign in proportion to population than

wood may be handicapped in so-called Republican nominee Pennsylvania, said to be the most planning out what is best for as an independent on request of highly protected state in the Union,

a large number of voters. Will Iowa has a still greater advantage. anyone explain to us where and Pennsylvania has more than four what is the sovereign will of times the population of Iowa, but

two-thirds for every one owned in Iowa, the figures being, for Pennsylvania, 40,000 to the 24,000 regis tered in Iowa.

This is an interesting comparison with failure, and that they err and we will pursue it a little furin judgment. The Headlight ther. Kansas has 2000 more autowill be candid and outspoken, mobiles than she would have under and concede the right of those an equal distrubution of wealth who want to oppose the Port with Massachusetts, registering law their right to do so. But 13,000 to the 22,000 the larger popuwe want to point out the equity lation of Massachusetts shows. and justice of the situation. It Nebraska, home of Bryanism, init is dairymen who are opposed surgency and Congressman, Norris, to the Port. For a long num- has 4000 automobiles more than ber of years they have paid only Connecticut, land of the tariff plutfrom 20 to 30 per cent of the ocracy (15,200 to 11,000,) though the taxes, the timber and other in- margin between the populations of terests paying 70 to 80 per cent. the two states is not wide. The Wisconsin of the La Follette has build roads, bridges and school about 1000 too many automobiles, houses and educate the children as compared with Massachusetts, of those who reside here, while, for that due regard to distribution

industrial and agricultural states Blattlar, Deceased.

\$450,000.00

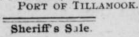
6 per cent Harbor Improvement Bonds.

Notice is hereby given that sealed bids will be received by the Treasurbids will be received by the Freasur-er 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 bonds of the port is reso. said Port issued by virtue of a reso-lution 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-annual-ly, 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, Said bonds will be 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.



NOTICE IS HEREBY GIVEN, that in pursuance of an execution and or-der of sale duly issued out of and under the seal of the Circuit Court of the State of Oregon, for the County of Multacmah, to me duly direct-ed, dated the 21st day of April A. D. 1911, upon a judgment rend-Lands, and for general relief. ered and entered in said Court on ered 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 output for the sum of the time prescribed is output for the sum of 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 describ-ed 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 of Oregon will sell to the his said writ, I have duly levied on said property and will on Tuesday, the 6th day of June, 1911, at the hour of July 11, 1911, at 10:00 o'clocku 10 o'clok a.m., at the front door of of said day, all the State's in the court house in Tillamook City, in the tide and overflow landsh Tillamook County, Oregon, sell the inafter described, giving, hos above described real property at to the owner or owners of any public auction to the highest bidder abutting or fronting on such

H. CRENSHAW, Sheriff of Tillamook County, Ore. made in good faith, and also Dated at Tillamook City, Oregon, Jay 4th, 1911. viding that the land will sold for nor any offer therefore May 4th, 1911.

Citation to Heirs.

Tide lands fronting on Lotsia 2 of Section 23, T. 3 N., R. 10W

Summons.

Port of Tillamook, Oregon, In the Circuit Court of the Oregon for Tillamook G Lois O. MacMahon, Plaintiff

Agnes and Francis Trevor, Jr., Defendants.

To Francis Trevor, Jr., on above named defenda In the name of Oregon : You are hereby required to

and answer the compl against you in the abov suit on or before the six weeks from the date of publication of this Sum if you fail to so appear and the plaintiff will apply to the for the relief prayed for in the plaint, which is that you quired to set forth any cla terest held by you in orto lowing described real prop wit: The South East quar-Section 15, in Township 24 Range 9 West, Willamete dian, save and except there folowing described portion, A strip of land 200 feet in being 100 feet on each side described as commencing center of Killam Creek, at 300 feet East of the West 300 feet East of the West said South East quarter of Section 15, and running s easterly following up the on said creek 200 feet, and a se land 20 feet in width, being l on each side of the point whe pipe line of Tillamook City, 0water system crosses the water of said South East quarter d Section 15, and following said line easterly to the dam a Killam Creek; that such da interest be decreed to be with plaintiff be decreed to be then of said lands in fee simple, in This Summons is publish order of the Honorable h

publication of this Summo said order is once a week successive weeks, and the the first publication hereofish 13th, 1911

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

Notice of Sale of Tide Lan NOTICE IS HEREBY GIVEN --

the State Land Board of the for cash in hand to satisfy said exe-cution and order of sale, interests and costs, and all accruing costs. and overflow lands, the press overflow lands at the highest cepted of less than \$7.50 per the Board reserving the ng reject any and all bids. Said In the county Court of the State of Oregon. In the matter of the estate of Louis

We believe in patronizing home industry, Instead of paying \$500.00 to a Portland attorney to fight the Port of Tillamook, that amount of money given to one of the local attorneys would have been appreciated, for it is like throwing money into the gutter. However. if some of our citizens have money to fool away in that manner that is their business.

Because it happened to be a bit breezy, with the spray from . the juvenile combers going over the launch, while going down to the bay on Sunday, one young lady, who wasn't a very good Jack Tar, for fear of going to Davey Jones' locker, wanted to get out and walk, little think. ing that Captain O'Neal was causing the spray to fly for the purpose of giving the ladies a good complexion and a good appetite.

Welcome to TillamookCounty ! and remain on the same terms." That is the inscription which poly it created in making peothe Publicity Committee of the ple pay exorbitant charges for Tillamook Commercial Club drink, it is up to them to make decided on Saturday to place on a change or shoulder the rea structure at the county line sponsibility. When the city at Dolph. On the reverse side authorities confined the city to will be "Call again." One of five saloons we believe they did the committee, B. C. Lamb, is so in good faith. They, like the that will now benefit them. We the person who succeeded, after voters at the last election, have hope that the farmers will soon several attempts to compose something novel and original, who drink in saloons in this city

We have been wondering why the county is in need of a water wagon now that the county is primary election law would turn dustry moving. wet. It is well enough to buy out to be a failure and a fizzle, all necessary appliances for whereby the peanut politicians road building, yet in this wet would be able to secure public section of the country we are office. This proved correct, and inclined to think that it will instead of healing the factional not prove very successful and a strife in the Republican party. cause of additional expense as the reverse is the case. It will cause of additional expense as the reverse is the case. It will well. The question of econo- always be so until the primary

The most ingratitude persons in Tillamook City are saloon keepers. They induced voters to make the county "wet," and succeeding in their efforts, and now they are fleecing those who patronize their places of business 10c. for a glass of beer and 15c. for a drink of whiskey, which is certainly base ingratitude and rubbing it into those must break up the saloon monopoly confining the city to five saloons, so as to create competition, or loose license money from saloons altogether, for the next to robbery to be fleeced by time they have an opportunity. From a business point of view business. As the city authorities are responsible for the ordi-

nance which confined the city Enter without knocking to five saloons, and now they can see for themselves the monobeen imposed upon, and those

It was freely predicted the

mizing, with a view of reduc- election law is amended making whether induced by violent exercise ing taxation, should not be lost it imperative that before a persight of, for that is becoming a son can become a nominee of burning question of much im-portance, and will become more a majority vote of his party he by Lamar's Drug Store.

Sick headache results from a disordered condition of the stomach Cand can be cured by the use of

most plutonian of plutocracies

No, Never. Its foolish to fear a fancied evil, when there are real and deadly perils to guard against malaria from my system," Wm. Fretwell, of Lucama,

Saved His Mother's Life.

" Four doctors had given me up, writes Mrs. Laura Gaines, of Avoca, help to open up this bottled-up county and set the wheels of in-dustry moving. Bitters is a priceless blessing to women troubled with fainting and dizzy spells, backache, headache, Electric weakness, debility, constipation or 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.

To Mrs. Matthes, mother of the

said that pluto in the person of Senator Aldrich has organized the most plutonian of plutoracias 1911, at the hour of 10 o'clock in the S. 58° 38' W 363 9 forenoon of said day, then and there Low water 10' to left. there, has less than 5000 machines to show cause, if any there be, why

bered four and the Southwest quarway to indicate that they have found ter of the Northwest quarter of Sec- 3 of Sec. 23, low water line I nofhing to bet on. -Globe-Democrat. tion five, in Township three North of Range nine West, W. M., and Lots numbered twelve, thirteen and Bid should be accompanied by fourteen of Section thirty-one, in Township four North of Range nine West, W. M., less tract of 6% acres sold to F. R. Beals and one acre for to G. G. Brown, Clerk State Is grave of Mrs. Ludtke, and except Board, Salem, Oregon, and m 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 Ceath.

"After our child had suffered co-partnership from severe bronchial trouble for a between the und year," wrote G. T. R Richardson's Mills, Richardson's Mills, Ala., "we name and style of A. Fine, feared it had consumption. It had at Tillamook City, Oregon, has a bad cough all the time. We tried mutual consent of the parties is many remedies without avail, and dissolved, and that Mr. A. Fine doctor's medicine seemed as use has assumed the payment d less. Finally we tried Dr. King's say that one bottle effected a com-plete cure, and our child is a com-New Discovery, and are pleased to plete cure, and our child is again strong and healthy." For coughs, colds. hoarseness, lagrippe, asthma, croup and sore lungs, the most infallible remedy that's made. Price 50c and \$1.00. Trial bottle free. Guaranteed by Chas.

mar's Drug Store. For soreness of the muscles whether induced by violent exercise or injury, Chamberlain's Liniment is excellent. This liniment is also highly esteemed for the relief it af-fords in cases of rheumatism. Sold by Lamar's Drug Store. It Startled The World. the astounding claims were first made for Bucklen's Arnica Salve, but forty years of wonderful everywhere it is now known as the best salve on earth for Burns, Boils, at Chas. I. Clough's. A Burglar's Awful Deed. may not paralyze a home so com-pletely as a mother's long illness. But Dr. King's New Life Pills are a splendid remedy for wome n "They gave me wonderful benefit in constipation, and female trouble." wrote Mrs. Dunhap, of Leadill, Tenn. If ailing, try them. 25c. at Chas. I. Clough's.

.ow Water 3' to left. S. 61° 25' W. 500.0 along S. 58° 38' W. 363.9 along

to corner on line between lots 1

to G. G. Brown, Clerk State La Application and bid to purch tide lands.'

G. G. BROWN Clerk State Land Bo Dated this 26th day of April, B

Notice of Dissolution of Paris ship.

NOTICE IS HEREBY GIVES. all whom it may concern, that heretofore exist between the undersigned, who he wrote G. T. Richardson, of been doing business under the liabilities of said firm of every are to be paid to the said AL Dated at Tillamook, Oregon April 28th, 1011. H. A. KINNAMIS

ALVA FINLEY.

Kicked By a Mad Horse Samuel Birch, of Beetown,

had a most narrow escap his leg, as no doctor cou frightful sore that developed last Bucklen's Arnica Salve ca it completely. Its the burns, burns, burns, the g eczema, scalds, cuts, corns, sores, bruises and piles on m Try it. 25c. at Chas. I. drug store.

I. Clough