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The Tillamook Headlight.

Editorial Snap Shots.

Habitual drunkards in this city are getting more numerous and ginned up more often, so much so that the city council should take some action to prevent them from loitering in the saloons.

The so-called Oregon System, included in which is the recall, places a powerful weapon in the hands of "knockers" and political agitators, for the minute public officials does anything that does not suit them they are threatened with the recall.

Most everybody in this city know that to make Tillamook live and progressive it must have industries. Well, didn't the citizens vote for the saloon industry, and they are doing a thriving business, but as for employment for men and the bustling spring business of previous years, why the saloon industry evidently queared it.

Land values in this county have probably reached their highest point, that is for dairying purposes, and they will in all probability have to take a decided drop before much property will change hands. In boosting dairy lands and in placing inflated values upon them is a good thing in many ways if they can be maintained. The recent fluctuation in the price of cheese is liable to knock the props under the high priced dairy farms, and this should also lower the assessments on that class of property.

Peter Asp, the night before he committed suicide, took us into his confidence and told us some of the troubles he was having with his wife. He told us that he had thought seriously of running away, but he thought that, being a Socialist, the snap shot man would give him such a roasting for deserting his family that he decided to make the best of his troubles and work to give his children a good education. He knew his duty but did not have the moral courage and backbone to do what was right, for no man is justified in self-murder and leaving a young family destitute. But a faithless, immoral wife is enough to make a man crazy, and, under the circumstances, it is surprising that he did not first take the life of his wife before he took the fatal dose.

A strong able bodied man was given a job to work for the county, but directly the boss was out of sight the man quit work and took a long rest, but Supervisor Alderman got next and the man was given his time. In years gone past, had some of the road supervisors done the same thing there would be considerable more money in the road fund and the roads would be in far better shape today. The County Court and the road supervisors are to be commended for insisting upon those who work for the county doing a fair day's work; but strange to say, it is those who have helped squander the road fund who are abusing the court. Another thing, County Judge Mason is surprised at the disappearance of tools, plows, scrapers, and other things, and because he is unearthing some of them it does not appear to please those who have had them in their barns. These are some of the reasons why some persons are "knocking" the court. The snap shot man's experience is, that the persons who attempt to improve conditions in Tillamook must expect some "knockers" to camp on their trail.

Engineer Lockwood has given the Port of Tillamook some advice that must be heeded. In the first place his advice is, have nothing to do with the building of a north jetty for the improvement of the bar, for the reason that it is the wrong side to construct it, that it would be a costly undertaking and would have a tendency to wash out the spit. That, so far as the Port is concerned, disposes of the north jetty and dumping a lot

of good money into a project that would not obtain the desired object. Those who are thoroughly conversant with local conditions know that a south jetty is the proper thing, if it is necessary to improve the bar that way. But as bar improvements, for lack of government assistance, cannot be undertaken until congress makes an appropriation, which it is not liable to do until next winter, the question of bar improvements must be tabled for a while and efforts made to improve the water front and the channel to the bay. That is a simple matter when proper appliances are at hand, and which will not be as costly as was at first thought. What, however, appears to be the cause of some contention is the most suitable and desirable channel on the bay. Undoubtedly the Sturgeon channel is the most natural and less costly to maintain, but conditions have changed and are liable to become more so every year which will demand the removal of the jetty at Dick's point. When the government engineers practically closed that channel it was not thought that the south and west sides of the bay were the most valuable and that a great seaside resort would spring up there. And for that reason it is not surprising that there is a demand for a channel on that side of the bay, especially as it is conceded that it would cost less money for maintenance of any of the channels in the bay. We hope, however, that some arrangements can be made whereby the Ports of Tillamook and Bayocean can co-operate and obtain permission from the government to remove the jetty and open up the Sturgeon channel, which would relieve the Port of Tillamook of the cost of maintaining the channel from Dick's point to Bay City, while on the other hand the Port of Bayocean would open up and maintain the channel from Dick's point. For the best results and from a financial standpoint it is not surprising to find so many persons in this city opposed to the spending of the Port's money in maintaining a channel to Bay City when a better one can be obtained on the other side of the bay at no expense or trouble to the Port of Tillamook. Common sense and reason should prevail.

The Headlight does not approve of the agitation to recall the County Court, and our advice to the voters of the county is not to be swayed either one way or the other by those who have an axe to grind or those who are perpetually "knocking" public officials. There are too many men in Tillamook, some of whom are disgruntled office seekers, who are ever ready to pull down and circulate untruthful and misleading statements, but who will never turn their hands nor put their shoulders to the wheels to build up and progress. Therefore we hope the voters will use their good judgment and come to the same conclusion that we have, that it is starting a bad precedent to recall the County Court unless there is some just and tangible grounds, but should it succeed it would not be long before another election would be held to recall the other county officials as well as the newly elected County Court, the Ports and city officials. And in this way there will be constant turmoil and trouble, for there are always a lot of fault-finders and agitators ready to say things behind an officials back which they would not dare say before his face. There will always be more or less difference of opinion about road work, first, because there is no practical, engineer at the head of the road work to survey, plan out and supervise the work where over \$100,000 is involved; second, the petty jealousies of those who worked on the roads in previous years squandering the road fund; and, third, because those who have laid out town sites and beach resorts cannot obtain large sums of money from the road fund to build new and improve the roads leading to their property. It will be seen there are many sides to this matter of recalling the county court, with a good many personalities bugging out here and there. In the judgment of the snap shot man it would have been far more sensible to attacked the system and agitated for a practical engineer at the head of the road work and not the county court, for, no matter how the recall election may end, nothing is gained and the county court is still without a

practical, experienced person to advise it on road work. To show how ridiculous it looks to us, when any point of law is raised the court obtains advice from attorneys who are paid by the State, but when it comes to a department spending over \$100,000 on roads, the court has no one to appeal to for expert advice and often have to rely on their own judgment, and the moment they make a mistake there are those who want to recall them. We hope, for the reasons we have stated, that the voters will conclude that a recall election is out of place.

THE ROSE FESTIVAL In Portland Next Week will be a Splendid Display.

The Portland Rose Festival, which has, within the last few years, become world-famed, is about to begin its Fifth Annual Celebration. Commencing Monday, June 5, and continuing throughout the entire week, the merry monarch, Rex Oregonus, King of the Festival, will again hold sway and the entire city will be in holiday attire.

Portland, the Summer Capital of America, has long been famous for her roses, rose gardens, rose hedges, and even roses along the parkings, and has justly acquired the title, the Rose City.

During the annual festa, which is held on the first Monday in June of each year, there are used in the different pageants and parades millions of natural blooms, fresh from the rose gardens of the residents. One of the most interesting features of the entire week is the "Shower of Roses," in which a bevy of Portland's most fair young women are taken through the principal streets of the city in cars loaded down with beautiful roses—fragrant ammunition with which to pelt the spectators who throng the streets. This feature becomes a veritable "Battle of Roses" when the crowds enthusiastically gather up the fallen buds and besiege the fair rebels.

Another feature, not less interesting, is the "Human Rosebud" parade, which consists of about 10,000 school children in street drills and maneuvers, making a sight which, if seen, will never be forgotten.

Then, too, the automobile parade and the horse and vehicle parade cannot but be classed as very important events of the festive week. Through the united efforts of the Portland Hunt Club, the Riverside Driving Club and many enthusiastic citizens, the horse and vehicle parade is made one of the most imposing that has ever been seen in the West.

During two days of the Festival week, thousands of visitors are attracted by the competitive Rose Exhibit, given under the management of the Portland Rose Society. Nowhere can a more beautiful exhibition of perfectly formed roses be seen than is shown yearly in Portland. The citizens take great pride in selecting their choice blooms for this exhibit and in showing the people from all parts of the world what Portland can produce in the way of roses. And it is not favored few who rear this queen of flowers; on the spacious lawns of the wealthy and in the small garden plots of the lowly is seen the rose, reveling in her grandeur and seeming almost conscious that for one week of the year homage is paid to her beauty. Let no one who visits Portland during the Festival fail to attend this part of the week of pleasures.

However, as a fitting climax to the week, comes the grand and imposing electrical parade. Such is the magnificence of this wonderful pageant that words can but inadequately describe its pomp and splendor. This is the dream of Rex Oregonus. Following the float of His Majesty come beautifully built and wonderfully illuminated tableaux floats, depicting the resources and the future possibilities of Oregon, while some of them relate to historical events that have helped to build up the Oregon country.

With such a symposium of events spread over an entire week, what wonder that Portland has become noted for her Rose Festivals, and that tourists from all parts of the United States, as well as abroad, have made decided effort to reach Portland during her annual festa, and that many, after noting the great possibilities of the Pacific Northwest, have concluded to remain and make their homes.

Special rates have been made by all the railroad lines, and vast numbers of visitors from the East and elsewhere are expected in Portland for this next celebration, June 5 to 10, 1911.

Your Neighbors Experience. How you may profit by it. Take Foley Kidney Pills. Mrs. E. G. Whiting, 300 Willow St., Akron, O., says: "For some time I had a very serious case of kidney trouble and I suffered with backaches and dizzy headaches. I had specks floating before my eyes and I felt all tired out and miserable. I saw Foley Kidney Pills advertised and got a bottle and took them according to directions and results showed almost at once. The pain and dizzy headaches left me, my eye-sight became clear and today I can say I am a well woman, thanks to Foley Kidney Pills." Chas. I. Clough Co.

PETER ASP TAKES LIFE. Carbolic Acid was the Fatal Dose which Ended His Family Troubles.

Peter Asp, a shoe cobbler of this city for about five years, put an end to serious trouble in his family Friday by taking carbolic acid which caused his death.

About eight years ago, Mr. Asp and wife, who had at that time been married about three years, separated and secured a divorce. After a period of two years, Mrs. Asp consented to live with her divorced husband, which she has been doing up to a few days ago.

The week before the end of the tragedy, Mr. Asp being intoxicated and having become aware of the fact that Mrs. Asp was acting too familiar with another cobbler, caused considerable excitement at his home in the south part of town. The sheriff took him into custody and kept him over night in the jail.

The trouble of this night caused the sheriff to make an investigation, by which it was found that Mr. and Mrs. Asp had been participating in unlawful cohabitation since they began living together after the divorce. Mr. Asp was therefore notified that the best thing for him and the Mrs. Asp to do was to separate. This was agreed to by Mr. and Mrs. Asp and he allowed her to live in the house while he stayed at the shop. He was to have the two oldest children and she was to take the two youngest.

However, when Mrs. Asp was nearly ready to leave this city for Portland, she informed Mr. Asp that she desired to take all four of the children with her and if he would not allow her to do that she would jump over board from the steamer with the younger children.

Having been already nearly driven insane by the trouble and drink, Mr. Asp procured a two ounce bottle of carbolic acid from a drug store and prepared to end his troubles.

On Friday at 9:30 a.m. he went to his shop, together with his wife, two children and his wife's brother. Upon entering the shop he motioned to his brother-in-law to stay outside while he and Mrs. Asp entered the shop. After having been inside but a short time, Mrs. Asp went to the window to see where her brother was and almost immediately she was seen rushing from the shop, when she said that Mr. Asp had taken something which she thought was poison.

Drew Dawson and Jay Honey, who were standing across the street rushed into the shop just in time to see Mr. Asp fall.

They called to Dr. Boals who was standing in front of the Post Office, and who took charge of the case. Everything known to the medical profession was done to kill the effect of the acid but as he had taken between one and two ounces it was impossible to do anything but stay death for awhile. Life was kept in the body until 11:30 a.m. However, Mr. Asp had been unconscious most of the time after being found.

An inquest was held over the body Saturday, at which it was decided that death was caused from carbolic acid.

The funeral services were held from the U. B. Church Tuesday, interment being made in the I. O. O. F. cemetery.

Mr. Asp was a native of Sweden, having been born there over fifty years ago. He came to this country when a young man and has lived in this county for about ten years. He was one of the leading members of the socialist party of this county.

Wins Fight for Life. It was a long and bloody battle for life that was waged by James B. Mershon, of Newark, N. J., of which he writes: "I had lost much blood from lung hemorrhages, and was very weak and run down. For eight months I was unable to work. Death seemed close on my heels, when I began, three weeks ago, to use Dr. King's New Discovery. It is doing all that you claim." For weak, sore lungs, obstinate coughs, stubborn colds, hoarseness, la grippe, asthma, hay-fever or any throat or lung trouble its supreme. 50c. and \$1.00. Trial bottle free. Guaranteed by Chas. I. Clough.

A Leading California Druggist. Pasadena, Cal., March 9, 1911. Foley and Co., Gentlemen:—We have sold and recommended Foley's Honey and Tar Compound for years. We believe it to be one of the most efficient expectorants on the market. Containing no opiates or narcotics it can be given freely to children. Enough of the remedy can be taken to relieve a cold, as it has no nauseating results, and does not interfere with digestion. Yours very truly, C. H. Ward Drug Co., C. L. Parsons, Sec'y and Treas. "Get the original Foley's Honey and Tar Compound in the yellow package." Chas. I. Clough Co.

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 6 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.

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 any lands 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 5' to left. S. 58° 38' W. 363.9' 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. 239.8' 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.

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 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 said order is once a week successive weeks, and the first publication hereof is the 13th, 1911.

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

Notice of Application for License to Sell Spirituous, Malt and Liqueurs, Etc.

NOTICE IS HEREBY GIVEN that a petition has been filed in the County Court of the State of Oregon, for the County of Tillamook, a copy and transcript thereof, the whole thereof, is in the hands of the undersigned, and figures as follows: To the Honorable County Court of the State of Oregon, County of Oregon, We, the undersigned, allege and show to you the following facts, and petition as follows:

That we and each of us are agents and legal voters within said Precinct, in Tillamook County, Oregon, and have been more than thirty days residing in the date of this petition having been and now actual residents within said Precinct for that thirty days next preceding May 20th, 1911.

That we are an actual number of the whole number of the voters within said precinct. That we hereby petition to grant a license to sell, in less quantities than one gallon, spirituous, malt and vinous liquors, for a period of one year from the date said license, within said Precinct and at Bayocean, therein, to the B. Potter Realty Company, M. J. O'Donnell, Bayocean, Oregon, A. R. Brown, Bayocean, Oregon, R. L. Shreve, Bayocean, Oregon, J. H. Rutter, Bayocean, Oregon, J. A. Shaw, Bayocean, Oregon, J. W. Vint, Bayocean, Oregon, E. C. Lockwood, Bayocean, Oregon, Wm. Graydon, Bayocean, Oregon, A. A. Courtois, Bayocean, Oregon, Carl B. Nelson, Bayocean, Oregon, S. Ingrham, Bayocean, Oregon, M. E. Sniden, Bayocean, Oregon, Henry Erickson, Bayocean, Oregon, K. B. Teehan, Bayocean, Oregon, J. Fleming, Bayocean, Oregon, L. W. Simpson, Bayocean, Oregon, F. Liecheiser, Bayocean, Oregon, D. A. Shaw, Bayocean, Oregon, Chris Olsea, Bayocean, Oregon, C. R. Fleming, Bayocean, Oregon, Leslie Fenwick, Bayocean, Oregon, Con John's, Bayocean, Oregon, H. H. Dieke, Bayocean, Oregon, M. E. Blazer, Bayocean, Oregon, C. H. Blazer, Bayocean, Oregon, E. B. O'Neil, Bayocean, Oregon, E. L. Berg, Bayocean, Oregon, A. A. Brown, Bayocean, Oregon, J. A. Bibby, Bayocean, Oregon, D. E. Burdick, Bayocean, Oregon, Bert Bizer, Bayocean, Oregon, Wm. Hobson, Bayocean, Oregon.

State of Oregon, County of Tillamook, I, the undersigned being a duly sworn, say: That I am one of the petitioners within named, and that I circulated the same, and each and all of the foregoing named petitioners signed the same with his own hand, in my presence, that each have stated his name, post office address and residence correctly, and that each one is a legal voter within said Barnegat Precinct, and has resided actual therein for more than thirty days next preceding May 20, 1911, and that all of the facts set forth in said petition are true as I verily believe. (Signed), J. R. BROWN, Address, Bayocean, Tillamook County, Oregon.

Subscribed and sworn to before me this 29th day of May, 1911. (SEAL) Notary Public for Oregon. NOTICE IS FURTHER HEREBY GIVEN,—That said petition will be presented to the County Court of the State of Oregon, for Tillamook County, on the 31st day of July, 1911, and based thereon said T. B. Potter Realty Company will at said time and date, apply to said County Court for a license to be granted to sell within said Barnegat Precinct, and at Bayocean therein, less quantities than one gallon, spirituous, malt and vinous liquors for a period of one year from the date of said license. Dated this 29th day of May, 1911. T. B. POTTER REALTY COMPANY, A Corporation.

Citation to Heirs.

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

To Mr. Mans, mother of the above named deceased, Josephine Gsell 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 the 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 a tract of 6 1/2 acres sold to F. R. Beals and one acre sold to 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.