

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.

"Honest John" for mayor and a live, honest boost for the city.

Notwithstanding that positive statements have been made that the United Railways would build to Tillamook in the near future, there are getting to be some who doubt it.

The sovereign will of the people passed the Home Rule bill and immediately the saloon keepers jumped the price of beer to 10c. a glass and 15c. for a drink of whiskey.

Tillamook Bay comes in for \$5000 on the estimates of Northwest waterway appropriations.

It may cause some little surprise to see such a beggarly sum appropriated for Tillamook Bay, but on second thought it is no surprise to us that it is so small.

For the first time in a number of years there is almost a unanimous sentiment in favor of a strictly business city administration.

The Headlight is not much concerned about the personnel of the city council, but it is interested in seeing a progressive administration.

The Tillamook Commercial Club has succeeded in obtaining immediate action in regard to railway mail service to this city and all points on the P. R. & N., and from present indications the passing of the stage across the Coast range will be chronicled some time next week.

route and the Nehalem-Seaside route, and will probably effect the Tillamook-Willamina route, as it is proposed to establish a route between Tillamook City and Cloverdale.

The amendments to the city charter, which are to be voted upon next Monday, should have the support of everybody interested in the future prosperity and development of Tillamook City.

An effort is to be made to increase the membership of the Tillamook Commercial Club to 200 members, a committee having been appointed for that purpose.

The Government Engineers at Washington have not only undertaken to decide upon certain projects for the improvement of Tillamook bar and bay, but they have also specified as to the amount of money which is to be raised locally.

Seems heavier when he has a weak back and kidney trouble. Fred Duehren, Mail Carrier at Atchison, Kas., says: "I have been bothered with kidney and bladder trouble and had a severe pain across my back.

pay, and without having a word to say where and how it is to be expended. Representative W. C. Hawley recommended sending a delegation to Washington, as it showed that the local people were interested in the work and were anxious to cooperate with the Government.

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 December 23, 1911, at 10 o'clock a. m., of said day, all the State 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 any offer therefor accepted of less than \$7.50 per acre, the Board reserving the right to reject any and all bids.

Beginning at a point which is the meander corner between Sections 7 and 8, T. 1 S., R. 10 W. of W. M., and running along high water mark the following courses: S. 61 degs., 04' W. 187.95. S. 39 degs., 39' W. 390.80. N. 61 degs., 45' W. 271.30. S. 85 degs., 13' W. 719.25. S. 87 degs., 54' W. 634.40. N. 88 degs., 50' W. 300.00. N. 9 degs., 18' E. 329.80. N. 29 degs., 12' W. 539.11.

Beginning at a point which is the meander corner between Sections 8 and 9, T. 1 S., R. 10 W. W. M., and running along high line the following courses: N. 62 degs., 58' W. 115.25. N. 71 degs., 07' W. 301.90. S. 55 degs., 07' W. 222.90. N. 75 degs., 19' W. 543.70. N. 67 degs., 32' W. 279.00. N. 14 degs., 25' E. 574.90. N. 55 degs., 00' W. 654.30. N. 43 degs., 44' W. 555.60. N. 35 degs., 37' W. 876.20. N. 47 degs., 14' E. 223.40. N. 30 degs., 27' W. 646.80. N. 49 degs., 09' W. 1167.90. N. 51 degs., 26' W. 577.00. N. 73 degs., 55' W. 283.00. S. 55 degs., 01' W. 797.50. S. 34 degs., 00' W. 133.00 to M.C. between Sections 7 and 8.

Beginning at a point which is the meander corner between Sections 7 and 8, T. 1 S., R. 10 W. W. M., and running along low water line thence along said line. S. 24 degs., 15' E. 325.47. S. 37 degs., 21' E. 738.42. N. 67 degs., 44' E. 1277.32. N. 62 degs., 12' E. 282.27 to the section line between sections 7 and 8. South. Beginning at a point which is the meander corner between Sections 7 and 8, T. 1 S., R. 10 W. of W. M. Also

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Chamberlain's Stomach and Live Tablets do not sicken or gripe, and may be taken with perfect safety by the most delicate woman of the youngest child. The old and feeble will also find them a most suitable remedy for aiding and strengthening their weakened digestion and for regulating the bowels.

A Mail Carrier's Load Seems heavier when he has a weak back and kidney trouble. Fred Duehren, Mail Carrier at Atchison, Kas., says: "I have been bothered with kidney and bladder trouble and had a severe pain across my back.

Starts Much Trouble. If all people knew that neglect of constipation would result in severe indigestion, yellow jaundice or violent liver trouble, they would soon take Dr. King's New Life Pills, and end it. Its the only safe way. Best for biliousness, headache, dyspepsia, chills and dizziness.

AMENDMENTS TO THE CITY CHARTER.

To be Voted on at the City Election on Monday.

THE FULL TEXT OF THE PROPOSED AMENDMENTS TO THE CITY CHARTER REFERRED TO THE LEGAL VOYERS OF TILLAMOOK CITY BY THE COMMON COUNCIL FOR THEIR APPROVAL OR REJECTION AT THE GENERAL CITY ELECTION HELD ON MONDAY DECEMBER 4TH, 1911.

These proposed amendments to the charter of Tillamook city are referred and submitted to the legal voters as Ordinances numbered 216, 217, 218 and 223.

ORDINANCE NO. 216, is to amend Section 3 of Article 2, of the present City Charter and reads as follows: "That Section 3 of Article 2 of the present City Charter be and the same is hereby amended so as to read as follows:

"Section 3, Article 2. There shall also be elected or appointed as hereinafter provided, mayor, recorder, marshal, treasurer, attorney, street commissioner and surveyor, who shall be officers of the municipal corporation. Beginning with the election held in December, 1911, each member of the common council shall be elected by the qualified electors of the ward of the city which he represents and the mayor and treasurer shall be elected by the qualified electors of the city. The recorder, marshal, attorney, street commissioner, and surveyor shall be appointed by the mayor and shall hold their office during his pleasure.

ORDINANCE NO. 217, is to amend Section 4 of Article 2 of the present City Charter, and reads as follows: "That Section 4 of Article 2 of the present City Charter be and the same is hereby amended so as to read as follows:

"Section 4 of Article 2. The term of office of the members of the common council, mayor and treasurer shall be for one year, and until their successors are elected and qualified. These two ordinances 16 and 17 go together and you should vote the same on each one.

It is absolutely essential for the proper administration of the business contracts, peace and welfare of the city that some one person should be responsible therefore. Judge Dillon, one of the most noted writers on Municipal Corporation Law, says:

"Experience with us has also demonstrated the necessity of more power and more responsibility in the executive head of our municipal institutions. Too often the duties of the mayor or executive officer are only nominal, and to these he gives but little attention,—a natural result of his want of importance and his inability to control the administration of municipal affairs. If the office were clothed with dignity and real authority; if the mayor were invested with the veto power, if he had the sole right to appoint and the unrestricted power to suspend or remove subordinate officials or heads of departments, then the citizens could justly demand of him that he should be individually responsible for the proper conduct of the concerns of the municipality, and if grievances exist, they would know to whom to apply for remedy or upon whom to fix the blame."

ORDINANCE NO. 218, is to repeal Section 9 of Article 3 of the present City Charter, and reads as follows: "That Section 9 of Chapter 2 of Article 3 of the present City Charter be and the same is hereby repealed. Under the present charter the recorder is the city assessor but this is now all done under the state law by the county assessor. The object of this amendment is to cut out this now useless section so that when the city charter is re-printed it will not be necessary to print this useless part.

ORDINANCE NO. 223, is to amend Section 3 of Article XI of the present City Charter, and reads as follows: "That Section 3 of Article XI of the present City Charter be and the same is hereby amended so as to read as follows: Section 3, Article XI. Under and by virtue of the power of the initiative and referendum, the people or the common council of the city, shall have full power and authority to provide by appropriate ordinance or ordinances, not in conflict with the Constitution of the United States or of the State of Oregon, or of the laws thereof, for the purchase or erection, construction, maintenance and operation of a complete system of water works, electric or gas light plant or plants, to create a sewer district or districts within said city, and to put in and maintain a sewer system or systems, or drain the city, and to make the cost of such drains or sewers, and to borrow money upon the credit of the city therefor by issuing bonds or otherwise: Provided that no indebtedness of the said city shall ever be created, which in the aggregate, exceeds the amount of One Hundred and Fifty Thousand Dollars (\$1,500,000.) exclusive of improvement bonds."

Under the present city charter the people themselves have no power to vote bonds for a sufficient amount to put in a sewer system, and a sewer system this city must have before it can go on with street paving, to say nothing about the crying need of such a system both for the health and general welfare of the city.

If you will read this amendment carefully you will see that, if it receives the approval of the qualified electors at the coming election, still the common council could not issue bonds for a sewer system without submitting it to a vote of the people. No bonds can be issued in Tillamook City for sewer or other purposes, except by a direct vote of the people.

If you want to see Tillamook City push ahead and keep pace with the times and the demands of the future, vote for all these amendments. If you want to see Tillamook City nothing but a mud hole and a "back number" and lose its position as the metropolis of Tillamook County, vote against all these amendments.

NOTICE OF CONTEST.

Department of the Interior, United States Land Office, Portland, Oregon, November 7th 1911. To JESSE M. BUCKMAN, of Dolph, Oregon, Contestee:

You are hereby notified that Dorthy A. Nash, who gives 707 Vanderbilt St., Portland, Oregon, as her post-office address, did on October 23rd, 1911, file in this office her duly corroborated application to contest and secure the cancellation of your Homestead, Entry No. 15,719. Serial No. 03259, made May 18, 1905, for Sw 4, Section 1, Township 6 South, Range 10 West, Willamette Meridian, and as grounds for her contest she alleges that said Jesse M. Buckman has never established residence on said land, has never made any improvements thereon, has never cultivated any portion of the same, but has wholly abandoned said land for more than six months immediately preceding this date.

You are, therefore, further notified that the said allegations will be taken by this office as having been confessed by you, and your said entry will be canceled thereunder without your further right to be heard therein, either before this office or on appeal, if you fail to file in this office within twenty days after the fourth publication of this notice, as shown below, your answer, under oath, specifically meeting and responding to these allegations of contest, or if you fail within that time to file in this office due proof that you have served a copy of your answer on the said contestant either in person or by registered mail. If this service is made by the delivery of a copy of your answer to the contestant in person, proof of such service must be either the said contestant's written acknowledgment of his receipt of the copy, showing the date of its receipt, or the affidavit of the person by whom the delivery was made stating when and where the copy was delivered; if made by registered mail, proof of such service must consist of the affidavit of the person by whom the copy was mailed stating when and the post office to which it was mailed, and this affidavit must be accompanied by the postmaster's receipt for the letter.

You should state in your answer the name of the post office to which you desire future notices to be sent to you. H. F. HIGBY, Register. J. C. ARDREY, Receiver. Date of first publication, November 30th, 1911. Date of second publication, December 7th, 1911. Date of third publication, December 14th, 1911. Date of fourth publication, December 21st, 1911.

Sheriff's Sale.

In the Circuit Court of the State of Oregon, in the County of Tillamook. Thomas W. Morgan, Plaintiff, vs. George E. Nolan and Harriet E. Nolan (husband and wife), Defendants. State of Oregon, County of Tillamook, SS.

By virtue of a judgment-order, decree and an execution duly issued out of and under the seal of the above entitled court in the above and dated cause to me duly directed and dated the 24th day of November, 1911, upon a judgment rendered and entered in said cause on the 11th day of November, 1911, in favor of Thomas W. Morgan, plaintiff, and against George E. Nolan and Harriet E. Nolan, his wife, defendants, for the sum of \$500.00 and interest thereon and for the further sums of \$8.05 and \$0.68 and interest thereon, and for the further sum of \$100.00 attorney's fees and for the further sum of \$14.50 costs and disbursements, and the costs of and upon this writ, commanding me to make sale of the following described real property, situate in the County of Tillamook, State of Oregon, to-wit:

All of the southwest quarter (SW 1/4) of section twenty-seven (27) of township one (1) south, of range ten (10), west of the Willamette Meridian (more or less, as the same appears of record in the office of the County Clerk of Tillamook County, State of Oregon.

Now, therefore, by virtue of said execution, judgment order and decree and in compliance with the commands of said writ, I will, on Saturday, the 30th day of December, 1911, at the hour of 10 o'clock a. m., at the front door of the County Court House in the City of Tillamook, in said county and state, sell at public auction, subject to redemption, to the highest bidder for United States gold coin cash in hand, all the right, title and interest which the within named defend-

ants or either of them, had in and to the above described real property, together with all accretions thereto, and all accruing costs. Dated, Tillamook, Oregon, November 30, 1911.

H. C. CHAMBERLAIN, Sheriff of Tillamook County, Oregon.

Notice of City Election.

Notice is hereby given to the voters of Tillamook City, Oregon, that there will be a general election in said city, on Monday, December 19th, 1911, between the hours of 9 o'clock a. m. and 12 o'clock p. m. and 2 o'clock p. m. of said day for the purpose of electing the following officers of said city, to-wit: Mayor, Recorder, Treasurer, Councilman from the first ward of said city, one Councilman from the third ward of said city, one Councilman from the fourth ward of said city and one councilman from the ward of said city, one water commissioner from the first ward of said city, and one water commissioner from the second ward of said city, or rejecting the following ordinances which said ordinances were approved by the Mayor of said city on the 6th day of November, 1911, Ordinance No. 216, ordinance No. 218, and ordinance No. 223.

That said election will be held in City Hall in said city, and the Reynolds, Frank Severance and Wade have been appointed to act as judges thereof, and E. D. Hoag and Watt Clerks thereof. Done by order of the Common Council of Tillamook City, Oregon, on the 21st day of November, 1911. T. B. Handley, City Recorder.

Notice of Guardian's Sale.

Notice is hereby given to whom it may concern; that in pursuance and by virtue of an order of the County Court of the State of Oregon, for Tillamook County, made and entered of record on the 6th day of November, 1911, in the matter of the guardianship of Samantha Mills, an incompetent person, the undersigned, as guardian of her person and estate, will sell at private sale, the following described property, to-wit: The Northeast quarter of section southeast quarter of section 30, township 3 south of range 10 west of the Willamette Meridian, containing a tract 9 rods square, hereinafter sold to the United Brethren Church at Beaver, Oregon. Also all that part of the southeast quarter of section 30, township 3 south of range 10 west of the Willamette Meridian, lying on the north side of the tuuca River, and a tract of land containing 8 acres more or less, on the south side of the tuuca River, commencing 100 feet from the mouth of Beaver Creek in section 30, and running north south across said section to the section line; thence east the southeast corner of said section to the north cross said section containing 28 acres, more or less, excepting the rights heretofore granted to Beaver, Oregon, District, in the purchase of land used by said district for various purposes, and excepting also the southeast quarter of section 30, township 3 south of range 10 west of the Willamette Meridian, lying on the north side of the tuuca River, and a tract of land containing 8 acres more or less, on the south side of the tuuca River, commencing 100 feet from the mouth of Beaver Creek in section 30, and running north south across said section to the section line; 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