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

## Che Gillamook Beadlight.

### Editorial Snap Shots.

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

Notwithstanding that positive statements have been made future, there are getting to be ment can be carried out with the means of saving considersome who doubt it. We do not the present charter. Another share in that doubt, for the Hill thing which should appeal to people will not allow their competitors to monopolize the sumof lumber to be handled.

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. So much for the sovereign will of the people. But it will act as a boomerang one of these days, and it will be those who have been taxed to death for their drink who will put Tillamook City in the "dry" column again.

Tillamook Bay comes in for \$5000 on the estimates of Northwest waterway appropriations. A beggarly sum, and wholly indequate to the needs of a growing port, the com-mercial possibilities of which are all so little understood.—Oregonian.

It may cause some little surprise to see such a beggardly sum appropriated for Tillamook Bay, but on second thought it is no surprise to us that it is so small. Oregon has two United ing been appointed for that pur Senators who are opposed to the pose. The club should have the republican administration. See moral and financial backing of the point?

of a strictly business city administration. We are glad to announce this, for it is the first progressive move taken in a long time, but it is one which will bring about a better conditions of affairs. Business men to assist. We are all vitally intersupplied by the city, and without running along high line the follow. tions of affairs. Business men ested in the city, and without running along high line the followhave seen the necessity of this, organized effort every little will and should the amendments to be done to improve the city, so the city charter carry-as they it behooves every business man should do-this will give the to affiliate with the club and to city official an opportunity to help boost the city. There are show their ability to improve many young men in the city the city. At the same time the who should belong to the club, Mayor will be held responsible for it is a good place for them for the peace of the city, as he to spend their evenings. We will be empowered to appoint wish the committee success in and dismiss the police. We are its effort, and we see no reason also glad to know there will not why the membership of the club be any friction in the city election, which is another indication that the citizens see they must pull together to make this is one way where we can all a live, progressive, wide awake get together and work together business city.

The Headlight is not much concerned about the personnel of the city council, but it is interested in seeing a progressive administration. A live, booster mayor and city council, who will push city affairs with a vim and determination, can bring about many important improvements. There is much to be done if this city is going to make rapid progress, and it is going to take considerable time. Some of the most important things to be taken up are sewerage, hard surfaced payement for the business streets, cement sidewalks for the whole of the city, prohibiting the erection of frame buildings in the business districts, telephone and electric wires to be placed underground on the main business streets, etc. It will take several years to consumate these improvements, and if the new city administration will make a start, it will not be long before they are carried to completion.

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 indicaacross the Coast range will be chronicled some time next week and the iron horse will take its place. This is good news and in line with Tillamook City's amount of money that is to be

the Tillamook-Willamina route, expended Representative W at Balm discontinued.

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 that the United Railways would and development of Tillamook City, for no public improvethe voters, and that is the new charter places the police power; should the amendments fail to any and all bide should the amendments fail to any and all bide should the amendments fail to any and all bide pleasure. Monday will immediately re. mook County, Oregon, and dessign, as none of the business cribed as follows: men want to serve on the city meander corner between Sections 7 council with their hands tied and 8, T. 1 S., R. 10 W. of W.M., and with an unsatisfactory city and running along high water mark charter.

An effort is to be made to inrease the membership of the Tillamook Commercial Club to 200 members, a committee havall the business and professional men, property owners and For the first time in a num- those interested in the city in ber of years there is almost a other ways. It is an organizaunanimous sentiment in favor tion which can do much for the section line between sections 7 and 8. should not be increased to 200 by the 1st January if our citizens will do their share. This and assist together for a common cause—the upbuilding of

undertaken to decide upon cer-tain projects for the improve-ment of Tillamook bar and bay, of W. M.

West
place of beginning, containing 134.8
of tide land fronting on Lots 1, 2, 3
of W. M. but they have also specified as to the amount of money which is to be raised locally. Being called upon to raise half the money, some of the members of Board, Salem, Oregon, and marked the Port of Tillamook seem to "Application and bid to purchase think that they should have tide lands." some voice in the matter as to where this money should be expended along lines which they 1911 have been advised by their consulting engineer. We do not think this unreasonable, for they are held responsible to the the most delicate woman or this money, nor do we want to see any friction between the GovernmentEngineers atWash-GovernmentEngineers atWash- for regulating the bowels. For sale ington and the local Ports, but by Lamar's Drug Store. an engineer who has been over the ground is better prepared to The Tillamook Commercial give advice than engineers who back and kidney trouble. Fred have neverdone so. Under the circumstances, we think that it would be advisable to send and had a severe pain across my back. Whenever I carried a heavy Botts, president of the Port of load of mail, my kidney trouble in a sewer district or districts within Tillamook, to Washington to confer with the Board of Engineers with regard to the projects and the Rivers and Harbors Committee as to the total tions the passing of the stage Tillamook, to Washington to bors Committee as to the total

route, and will probably effect to say where and how it is to be as it is proposed to establish a C. Hawley recommended send- To be Voted on at the City route between Tillamook City ing a delegation to Washingand Cloverdale. This will bring ton, as it showed that the local the whole of the north part of people were interested in the the county in touch with rail- work and were anxioes to coway mail service, the only operate with the Government. CITY CHARTER REFERRED TO place off the railroad will be As the Board of Engineers THE LEGAL VOTERS OF TILLA-Nehalem, and this will have to which was appointed to prepare MOOK CITY BY THE COMMON be packed from Wheeler or a project for Tillamook recom- COUNCIL FOR THEIR APPROVAL Mohler when the post office is mended one third of the cost to OR REJECTION AT THE GENestablished there and the office be raised locally, there is a pos- ERAL CITY ELECTION HELD ON sibility of impressing the members of the Rivers and Harbors Committee that that amount is all that the local Ports should be expected to contribute. The Ordinances numbered 216, 217, 218 and Ports have good grounds to contend for better terms, and it is, in our judgment, worth an effort. If successful, it will be

#### Notice of Sale of Tide Lands.

NOTICE IS HEREBY GIVEN, - That mer travel and the vast wealth in the hands of the Mayor, who the State Land Board of the State of also be elected or appointed as hereinis held responsible to the people Oregon, will sell to the highest after provided, mayor, recorder, for the peace of the city, Heretofore, city marshals could and December 26, 1911, at 10:00 o'clock have told the mayor to go to a.m., of said day, all the State in-hades when he butted in with terest in the tide and overflow lands tion. Beginning with the election the intention of bringing about a better condition of affairs. As lands abutting or fronting on such the amendments to the charter tide and overflow lands, the present are framed to cope with future ference right to purchase said tide and overflow lands at the highest are framed to cope with future leveled in the figure conditions, they were carefully prepared with that idea in view. for the present charter does not viding that the land will not be sold for the present charter does not viding that the land will not be sold for the present charter does not viding that the land will not be sold for the city which he represents an table the city which he represents and table the represents and table the city which he represents and table the represents and table the city which he represents and table the represents and meet the present requirements for nor any offer therefor accepted of less than \$7.50 per acre, the shall be appointed by the mayor and ship 6 South, Range 10 West, Wilof the city. We understand, or less than \$1.00 per act,

Beginning at a point which is the

. 61 degs., 04' W. 187.95. . 39 degs., 39' W. 390.80. 81 degs., 59 W. 271.30. 85 degs., 13' W. 719.20. 87 degs., 54' W. 634.40. 88 degs., 56' W. 360.00. 9 degs., 56' W. 329.80. 29 degs.. 12 W. 539.11. North 470.58 ction line between Sections 6 and 7. 637.86 to low East

water line thence along said line. . 24 degs. 15' E. 325.47. . 37 degs., 21' E. 738.42. N. 67 degs., 44' E. 1277.32. N. 62 degs., 12 E. 282.27 to the

ing courses.

62 degs., 58' W. 115,25, 71 degs., 07' W. 301,90, 55 degs., 07' W. 222,90, 75 degs., 19' W. 543,70, 67 degs., 32' W. 279,00, 14 degs., 25' E. 574,90, 14 degs., 25' E. 55 degs., 00' W. 55 degs., 00' W. 654 30. 43 degs., 44' W. 555.60. 47 degs., 14' W. 223.40. 30 degs., 27' W. 646.60. 49 degs., 09' W. 1197.90. 51 degs., 26' W. 577.00. 73 degs., 55' W. 283.00. 55 degs., 01' W. 797.50. 55 degs., 01' W. 34 degs., 00' W. 133,00 to M.C.

between Sections 7 and 8. North water line and then along low water

N. 62 degs., 12' E. 172.2 N. 70 degs., 10' E. 786.0 S. 84 degs., 18' E. 453.0 S. 67 degs., 18' E. 596.0 786.95. 453.08. the club to show how interested they are in the city's welfare.

The Government Engineers t Washington have not only in projects for the improvement of Tille.

Bid should be accompanied by

G. G. BROWN, Clerk State Land Board.
Dated this 10th day of October,

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

A Mail Carrier's Load

Duehren, Mail Carrier at Atchison, Kas., says: "I have been bothered with kidney and bladder trouble

Starts Much Trouble future growth, development and expansion. The railway mail service will dispense with the Engineers and the Committee there is a the Tillamook-North Yamhill route, Tillamook-Hobsonville route, Hobsonville - Garibaldi per cent of the cost is more than route, Hobsonville - Nehalem they should be called upon to starts Much Trouble. If all people knew that neglect of the constipation would result in severe indigestion, yellow jaundice or virulent liver trouble, they would soon take Dr. King's New Life Pills, and cent it. Its the only safe way. Best for biliousness, headache, dyspepsia, chills and dibility. 25c at Chas. I. Clough's.

## CITY CHARTER.

# Election on Monday.

THE FULL TEXT OF THE PRO-POSED AMENDMENTS TO THE MONDAY DECEMBER 4TH, 1911.

These proposed amendments to the charter of Tillamook city are referred and submitted to the legal voters as

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:

"Secpion 3, Article 2. There shall commissioner and surveyor, who shall

City Charter, and reads as follows:

is hereby amended so as to read as this date. follows.

are elected and qualified.

together and you should vote the same after the fourth publication of this on each one.

It is absolutely essential for the business contracts, peace and wellfare of the city that some one person should be responsible therefore.

writers on Municipal Corporation Law, vice is made by the delivery of a

"Experience with us has also demonstrated the necessity of more power testant's written acknowledgment 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 receipt for the letter. mayor were invested with the veto power, if he had the sole right to the name of the post office to which 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) Thomas W. Morgan, 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

ORDINANCE NO. 223, is to amend

follows:

Fred Oregon, or of the laws thereof, for the 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 Tillamook, in said county and state,

route and the Nehalem-Seaside pay, and without having a word AMENDMENTS TO THE people themselves have no power to date of the put in a sewer system, and a sewer system this city must have before it

can go on with street paving, to say ecution, judgme nothing about the crying need of such a system both for the health and all accruing cost general wellfare 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 honds for a sewer system without submitting it to a vote of the people. No bonds cau 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 oush 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,

Portland, Oregon, November -7th 1911. To JESSE M. BUCKMAN, of Dolph, Oregon, Contestee:

shall be appointed by the mayor and ship o South, Kang and as grounds wade have been appoint shall hold their office during his lamette Meridian, and as grounds thereof, and E. D. Hong Jesse M. Buckman has never es-ORDINANCE NO. 217, is to amend tablished residence on said land, Section 4 of Article 2 of the present has never made any improvements thereon, has never cultivated any "That Section 4 of Article 2 of (the abandoned said land for more than present City Charter) be and the same six months immediately preceding

You are, therefore, further noti-

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.

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 are elected and qualified. These two ordinances 16 and 17 go file in this office within twenty days notice, as shown below, your answer, under oath, specifically meet-It is absolutely essential for the proper administration of the business contracts, peace and wellfare of the city that some one person should be responsible therefore.

Judge Dillon, one of the most noted copy of your answer to the con-testant in person, proof of such service must be either the said conof his receipt of the copy, showing the date of its receipt, or the affi-davit of the person by whom the accompanied by the postmaster's

You should state in your answer appoint and the unrestricted power to 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, De-cember 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 Oregon, in the County of Tillamook. Plaintiff,

Harriet E. Nolan (husband and wife), Defendants. State of Oregon, County of Tilla-

George E. Nolan and

when the city charter is re-printed it will not be necessary to print this out of and under the seal of the useless part.

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 entitled cause to me duly directed and dated the 24th day of November, Section 3 of Article X1 of the present City Charter, and reads as follows:

"That Section 3 of Article X1 of (the present City Charter) be and the same is barely amended so as to read as its barely amended so as to read as to read as its barely a riet E. Nolan, his wife, defendants, for the sum of \$500.00 and interest 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 the State of the State of the State of the County of Tillamook, State of Oregon, to-wit: purchase or erection, construction, of section twenty-seven (27) of town All of the southwest quarter (SW. containing forty (40) acres of land more or less, as the same appears of record in the office of the County

Clerk of Tillamook County, State of 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 One Hundred and Fifty Thousand sell at public auction, subject to redemption, to the highest bidder for United States gold coin cash in to ver the seat of hand, all the right, title and interuntation better. For particular provement bonds."

Under the present city charter the set which the within named defend-

closed or since ha any part thereof, to interest, attorney's

ember 30, 1911. Sheriff of Tillam

### Notice of City

voters of Tillamook Ci said city, on Monday, 1911, between the and 19 4 o'clock p. purpose of officers of said city, to Marchall, Recorder. Councilman from the first pr city, one Councilman from ward of said city, one Cor the third ward of said city. cilman from the fourth city and one councilman for ward of said city, one w sioner from the first warder And also for the purpose or rejecting the foll which said ordinances the Common Council of mi approved by the Mayor of a the 6th day of Novemb ordinance No. 218, and No. 223

That said election will b City Hall in said city, and Reynolds, Frank Severane Watt Clerks thereof.

Done by order of the Co cil of Tillamook City, Orego ber 21, 1911.

T. B. Handley, City Re

## Notice of Guardian's

Notice is hereby given whom it may concern; the suance and by virtue of an the County Court of the Oregon, for Tillamook made and entered of record on the 6th day of Novem in the matter of the gua of Samantha Mills, an person, the undersigned, ian of her person and er sell at private sale, the fol described property, to wit:
The Northeast quarter

southeast quarter of secti township 3 south of range the Willamette Meridian, te a tract 9 rods square, sold to the United Brethr at Beaver, Oregon.) Also part of the southeast ou southeast quarter of se township 3 south of range? the Williamette Meridian, lies on the north side of the tucca River, and a tract containing 8 acres more of the south side of the N River, commencing 100 feet the mouth of Beaver Creek south across said Nestuce the section line; thence ea southeast corner of said sec thence north across said containing 28 acres, more or excepting the rights he granted to Beaver, Oregon 5 District, in the tract of land used by said district for purposes, and excepting about a said acres of said southeast quant southeast quarter of sec scribed in a mortgage of Christopher Mills and Somills, dated August 27, Brecorded in Book "N" at parts of the control of the recorded in Book "N" at pathereof, record of mortgage county. Also the southwest ter of the southwest quarter tion 29, in township 3 arange 9 west of the Meridian, containing 40 am or less, (exceping the trad 6 9 rod square heretofore de the Free Methodist Che Beaver, Oregon), and calso, the land platted and as the town of Beaver as as the town of Beaver as by the recorded plat the corded in deed book "I" 352, records of Tillamook Corden

k do

rold

trees

are

'Again

by

disti

ding v

th the

The

rattle

isins and the pet the bleb the

er exp

Oregon.
Said sale will be made in after the 7th day of Decembids will be received at office of Webster Holmes, for the undersigned guar Tillamook City, Oregon, undersigned at Beaver, in mook County Oregon. The terms of said sale

one-half of the pur one-half of the purchase, gold coin of the la of America, and the the purchase price of property sold, to be seemortgage, to bear interact of at least 6 per center of the purchase per center of the purchase from date of sale un Bids will be receisidered upon any or parcel of land.

Dated this 7th day

R. C. MAGARK Guardian of the pers

of Samantha Mills. WEBSTER HO Attorney for said

There is little dange or from an attack of the when followed by pt this never happer lain's Cough Ren remedy has won tion and extensive markable cures of and can be relied plicit confidence. mar's Drug Store.

For pains in the