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Che Gillamook Beadlight,

Editorial Snap Shots.

The Nehalem Enterprise calls grave. attention to the fact that F. L. Sappington had signed the Fair-

Probably a local attorney would have done equally as well as the outside attorney in the Port of Tillamook case, and at half the fee. Yet, somehow, here in Tillamook, people like to pay double for side " advice and goods to what they could get it at home We keepers. Then the city council, available. they could get it at home. We admit we are a peculiar people in this respect-but, oh, how green we must appear to those who "sting" us in that way.

is the reason? For a number sustain the monopoly. went towards improving the man a license. county roads. That is one reason why they have not been kept up to the standard of the county roads.

Talk about high taxation, it looks to us that outside attorney's fees come high, and although it is an indirect tax, some individuals would rather pay an indirect tax of \$10 to an attorney than 'a few cent direct tax to the county. When they have to pay both the indirect have to pay both the indirect and direct tax, it comes high. Bro. Duniway's little speal to the farmers about high taxation loses its logic when it comes to high big, exorbitant attorney's high, big, exorbitant attorney's

everybody in Tillamook County a Happy Christmas, and hope that 1913 will be one of the dispute those who have grown for her contest she alleges that said most progressive and prosper-ous years in the history of the to prove it. As it appears to be tablished residence on said land, county. It will be if we all a native of this county, with no has never made any improvements the name for it, we think it should boost and pull together, for the be colled "The Wonderful portion of the same, but has wholly county is on the dawn of a be called The bright future and many important improvements will fol- transformation it will make this date. low one another in quick snccession in permanent develop- county if this clover proves to be taken by this office as having ments. This is what we have all been waiting for so patiently, so let us all vie with each other and put our shoulder the case of the case to the wheel and help the good vestigation. work along. That is what we feel our progressive citizens will do and strive for.

In the death of Mrs. J. S. Deihl last week Tillamook County has lost another of the good women who helped to She was a devoted, faithful wife; an affectionate, loving mother, and a true, constant friend, who cheerfully did her cheer and comfort. It is un-selfish women like Mrs. Deihl reward and there is a vacant chair around the family table, then we realize their true worth. The deceased lady did her part to make Tillamook County a place worth living in. She is worthy of our respect and admiration, for she was a good woman. We deplorer her death and share with the bereaved their deep sorrow.

decided that the Maine was only persons to derive any benblown up by two mines. We efit from the agitation are the do not and never have thought outside attorneys, who are paid that the Maine was destroyed great big fees. by an external explosion. The ploded is sufficient proof in our our citizens may contend for a dreadful cough. I got her a bottle mind that it was her own 6 mill road levy or how others of Dr. King's New Discovery, and munitions of war which was may strive for a 10 mill levy, the cause of the sad accident, it is up to the County Court to for coughs and colds, its the the cause of the sad accident, it is up to the County Court to for coughs and colds, its the most This is a reasonable conclusion consider every phase of the reliable remedy on earth for desto arrive at, for those who have controversy. Nor must the perate lung trouble, hemorrhages, kept track of the many apneeds of the county be overlagrippe, asthma, hay fever, croup palling accidents which have looked and the question of extraction of extractions and whooping cough. 50c., \$1.00. taken place with modern fight- cessive taxation must be taken Chas. I. Clough.

sive and combustible material, the Court will carefully weigh have considered the explosion these matters and do what it Editor Accused of Assuming on the Maine another of those thinks is best for the county as accidents which must be looked a whole. It will not be able to for once in a while. In more please everybody, for that is ways than one the battle ships out of the question. To put To THE EDITOR : of the present day are danger- the whole controversy into a ous affairs, and it is a surprise nutshell it amounts to this : Headlight there are two articles in either in times of peace or war, the outstanding road warrants undersigned as County Judge that

view petition and then circu- monopoly was badly scared on raised locally. No one knowns the people of the county and mylated a petition himself for the Monday. The council granted what the final decision of the self. Garibaldi road. This was ano- a saloon license to a person who court will be, butwhat ever it In the first item you state "when ther case where a person had was going to sell a glass of beer may be, we shall acquiese in the Jenkins and Johnson bridges signed the petition before he at 5c. a glass. He was the first and continue to shout for good were built there were no roads at understood the exact situation. to apply for a license and had roads and more of them. The Nehalem, etc. keepers had a vested interest has done some good permanent soon after its completion ex-Judge the council reconsider the mat- given a free hand to carry out a Zaddach, Geo. W. Bodyfelt, H. V. ter and rescinded the license, great many improvements it Alley and the undersigned were after which five licenses were proposes to do, but it will not taken by Rollie Watson in his autoto break up the saloon monopoly, so that 5c. a glass beer could be obtained, introduced and passed an ordinance increasing the number of saloons. This had the uuanimous sup-Since the good roads agitation port of the councilmen, and as commenced our attention have Mayor Talmage vetoed it, it reoften been called to the de- mains to be seen whether they plorable condition of the roads will pass it over the mayor's in Tillamook City. We admit head, on whether one or more its strings the celebrated Poelman roads over which we traveled, so the that they are bad. But what of them will switch around and German imporied wire, which is We of years a large proportion of understand that proceedings the road tax collected within are to be brought to compel the the corporate limit of the city city council to allow the first

The discovery of the bulb clover, which we mentioned last week, and a product of Tillamook county, is of far more importance to the farmers provements. If this new clover is what it is claimed to be, then every farmer in the county should be getting busy planting it, especially on the prairie land in the center of the To JESSE M. BUCKMAN, of Dolph, too good a thing to be true to her duly corroborated application The snap shot man wish everybody in Tillamook County

be told that one acre of land will produce from 30 to 50 tons of green feed, summer and 18, 1905, for Sw 14, Section 1, Town " The be called in the dairy business of this fied that the said allegations will

the county to stop the payment gations of contest, or if you fail within that time to file in this above the \$5,000 limit. There served a copy of your answer on may be a number of mean and the said contestant either in person vindictive persons in Tillamook or by registered mail. If this service is made by the delivery of a good women who helped to county because they cannot copy of your answer to the conthough it was in a small sphere. trol county affairs, but we did service must be either the said connot know that anyone would be guilty of depriving a person of the date of its receipt, or the affihis wages for honest toil on the davit of the person by whom the part in an effort to make others happy, for she was always ready to lend a helping hand to cheer and comfort. It is unsuch a dishonest movement, for copy was mailed stating when and those who start in with the inwho make homes happy, but tention of forcing the county to accompanied by the postmaster's repudiate its honest debts for receipt for the letter. road work are doing it for no You should state in your answer good reason and to injure the you desire future notice to which reputation of Tillamook county, to you. to say nothing about the discounting of county warrants. The agitators have surely gone the limit. But mark what the Headlight has to say. The people of Tillamook County will never sanction repudiating its debt for work, and as it can leg- ber 21st, 1911. The Board of Engineers has ereign will of the people, the

No matter how hard part of severe

ing ships, loaded with explo- into consideration. We believe A MISTAKE CORRECTED. opinion without fear or favor, is that notice of Application for II to us that more are not blown There is a difference of opinion the editorial snap shot column reup than there are. But when as to whether \$90,000 or \$150,- lating to the Johnson bridge which anything does happen to them, 000 shall be raised to pay off was built during the term of the they are like so many big and for road work next year, or, ate so unfair, unreasonable and uncoffins, carrying hundreds of in other words, a difference of truthful that I am compelled to make human lives down to a watery opinion as to raising an extra reply, not with a view to champion \$60,000. Of that \$60,000 the the cause of the Fairview people, timber interests will pay \$45,- who I am sure do not need my ser-The Tillamook City saloon 000, leaving only \$15,000 to be vices, but from a sense of duty to deposited the money. On the Headlight, in common with all advice of Mayor Talmage, who fair minded persons have to matter. During the summer that claimed that the present saloon admit that the County Court the Johnson bridge was built and and only five could be allowed, work this year, and it should be Scott and Mr. Alberts of Salem, Fred be able to do so if money is not

Splendid Stock.

The dependable S. W. Miller is a Piano of today. Every stick of timber in its construction shows Tillamook county many times upon splendid standard stock, value and up to date features never found in pianoes of a lower grade.

The S. W. Miller Piano uses for the highest priced piano wire in the world. A piano with such bridge was built, cannot be true. strong, superior staple wire never disappoints, but stays steadily in tune, where a cheaply made piano would go wrong. We invite you Blum's was being replaced by a fill, to our store to see and hear this piano. Jones and Knudson originators of the direct selling plan in Tillamook from factory to home distributors.

NOTICE OF CONTEST.

Department of the Interior, United States Land Office. Portland, Oregon, November 27th 1911.

Wonderful abandoned said land for more than What a six months immediately preceding

file in this office within twenty days after the fourth publication of this notice, as shown below, your an-It is reported that proceed- swer, under oath, specifically meetings are to be brought against ing and responding to these alleof all outstanding road warrants office due proof that you have

you desire future notices to be sent

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, Decem-Date of fourth publication, Decem-

Saved His Wife's Life.

"My wife would have been in her grave to-day," writes O. H. Brown, of Muscadine, Ala., "if it had not been for Dr. King's New Discovery. She was down in her bed, not able to get up without help. She had a

Dictatorial Relations with Tillamook County.

In the last issue of the Tillamook

Please let me correct you in this mobile to the Clatsop county line, going up on the north fork of the Nehalem river road and returning on the Coal Creek road. We then went to Nehalem city and back to Tillamook and on that trip Judge Scott and Mr. Alberts complimented the fact of having such good roads, which seemed to please Mr. Alley, and rightfully, since he had considerable to do in constructing the statement that there was no roads at Nehalem when the Johnson

There was something being done in the South part of the county at the same time, the old trustle at a new grade was made through the green timber and a rock crushing plant was purchased and installed that are that the North and South ends of the county was at the time the Johnson baid. the Johnson bridge was built receiv. and has been in full force for many ing their full share and more of the years.-ED.] county road fund (not including Foley, whose funds were always

Your statement that the bridge is a good thing now on account of the rural free delivery but you did not like it then, etc., cannot be taken for much when the rural delivery George E. Nolan and delivery question was made prominent in the argument for the bridge was built a petition signed largely by the farmers and business men of lished.

political pull some of the people and for the further sum of \$100.00 had in that vicinity and the paying attorney's fees and for the further sum of \$16.50 costs and disburseback of a political debt that the ments, and the costs of and upon bridge was built," is wholly and ab- this writ, commanding me to make solutely untrue. The bridge was sale of the following described real built because the requirements of Tillamook, State of Oregon, to-wir the county demanded it, notwith- All of the southwest quarter (SW. standing the Editor could not see 14) of the southeast quarter (SE. 14) until three years later what others of section twenty-seven (27) of town could see at that time

tions with Tillamook County, and Oregon. the writer had nothing to do with it. Respectfully,

H. F. GOODSPEED.

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 defendants or either of them, had on the date of the mortgage herein foreclosed or since had in or to the above described real property or any part thereof, to satisfy said excution, judgment order, decree, interest, attorney's fees, costs and all accruing costs.

Dated, Tillamook, Oregon, November 30, 1911.

Sheriff of Tillamook County, Orement of the forde of the river. The editor is perfectly aware of the pull that was made during the Sapoing. editor is perfectly aware of the pull gon.

that was made during the Sappington and Conder administrations to the of Chamberlain's Cough Remhave the Johnson bridge built, and one of the objects certain persons right and will ward off any tendhad in view when they induced our ency toward pneumonia. This correspondent to run for office, remedy contains no opium or other which was all prior to the effort to secure a free rural delivery. Our Sold by Lamar's Drug Store. correspondent will please accept this explanation, for we never had any intention whatever of convey. to neglect liver trouble. Never do ing a wrong impression or criticis. it. Take Dr. King's New Life Pills ing a wrong impression or criticis.
ing him. But the ex-judge has also biliousness or inactive bowels and laid himself open to criticism in a prevent virulent indigestion, jaunparting shot when he says: "Before the editor assumed dictatorial relations with Tillamook county." We tions with Tillamook county." We or laugh at such a remark. Because

pinion without tear or with Tilla- to Sell Spiritous Malt and Fa mook County?" An editor may not be right in every particular, for no one is infallible, not even a county judge. But it is certainly comical to judge. But it is certainly comical to be called a dictator when we are not Oregon, for a lilamook be called a dictator when we are entitled to that honor. Our correspondent knows that we never ou pondent knows that we never our full, true and figure full, true and correct. entitled to that honor. Our corresany occasion attempted to dictate to therefrom and of the the county court when he was judge, nor have we done so before or after In the County Court of the his term of office. Had we made a practice of attending the commissioner's court and butting into the deliberations of that body, the same as a certain gentleman used to do, then our correspondent would have been justified in saying that the the Editor, and not the other fellow, allege and show to you the had "assumed dictatorial relations with Tillamook county." Although there was considerable comment at dents and legal v ters within there was considerable comment at the time the special plenipotentiary the spe meetings and butting into county ing affairs, we refrained from making petition, having been and no any comment, for we realized, no matter who composed the court, with so many interests and conflictthe county judge and commission-the county judge and commission-the county judge and commission-malt and vinous liquors and be ing opinions to contend with, that which are hard to decide and the kdown as hard cider, for the best and the right course to pur- of one year from the date of sue, and it was for that reason that the Headlight gave Judge Goodpeed's administration courteous treatment and brushed aside many of the little things which cropped up as beneath our notice, for it seems that no sooner are men elected to office than a lot of howling coyotes are always on their trail. In closing, we want to inform our corressumed dictatorial relations with Tillamook City," is because we have never allowed anyone to dictate, control or outline the policy of the Headlight, and we concede the same right to public officials and public bodies. Because the Headlight, as in the county, it is absurd for our correspondent to infer that the edi tor is a dictator, when it is the sov-

Sheriff's Sale.

plundered), and continued so to do. In the Circuit Court of the State of Oregon, in the County of Tillamook. Thomas W. Morgan,

Plaintiff, Harriet E. Nolan (husband and wife),

Defendants. and the reason before the bridge State of Oregon, County of Tilla-

mook. SS. By virtue of a judgment-order, this town was presented to the court out of and under the seal of the praying for the construction of the above entitled court in the above Johnson bridge, and if your name is not there it is owing to the probable fact that you were not invited, and a delegation including A. W. 1911, in favor of Severance, P.M., made a personal Thomas W. Morgan, plaintiff, and appeal to the court for the bridge in against George E. Nolan and Harriet F. Nolan and Har order to get the free delivery estab-for the sum of \$500.00 and interest thereon and for the further sums of \$8.05 and \$9.68 and, interest thereon, the County of ship one (1) south, of range ten (10), west, of the Willamette Meridian The Jenkins' bridge was built containing forty (40) acres of land some years ago and I believe before more or less, as the same appears the Editor assumed dictatorial rela-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 [We are glad the hon. gentleman has called our attention to and given us an opportunity to correct a paragraph which is misconstrued bear agraph which is misconstrued bear agra cause we had failed to properly con-vey what we intended. We should redemption, to the highest bidder

A Terrible Blunder

The Star has a drama and an editor is not afraid to express an comedy reel every night.

Liquors and Hard Cider,

NOTICE IS HEREBY GIVEN, is as follows, to-wit:

Oregon, for the County Tillamook. In the Matter of Application of J. J. McCormick for Liquor License.

To the Honorable County

the State of Oregon, for the County of Tillamook.
WE, THE UNDERSIGNED, by ing facts and petition you

That we and each of us are more than thirty days next pr the date and signing of actual residents within said cinct for more than thirty next preceeding Novemb

That we hereby petition you cider, or fermented cider, co license, within said Garibe inct, and at Garibaldi, the

Byrom, Garibaldi.

C. R. Sutton, Garibaldi. Frank Buckles,, Hobsonville Wm. Keys, Garibaldi. Jo Hauxhurst, Garibaldi. H. Thompson, Garibaldi, B. S. Thompson, Garibaldi. J. Jackson, Garibaldi. Ben Johnson, Garibaldi. Carl Loll, Garibaldi. William Dowd, Garibaldi. Frank K. Strueby, Garibaldi Henry Champhe, Garibaldi. A. N. Bolfing, Garibaldi. Arthur Davis, Garibaldi. H. M. Davis, Garibaldi. Chas. Fonger, Garibaldi. Henry Jennings, Garibaldi. Ben Tillofson, Garibaldi. H. Mitchell, Garibaldi. Charles Bowers, Garibaldi. Jas. Snydow, Garibaldi. Martin Adamson, Garibaldi F. C. Robison, Garibaldi. A. C. Jennings, Garibaldi. R. C. Jackson, Garibaldi. George Perry, Garibaldi, L. L. Mead, Garibaldi, Peter Schrantz, Rockaway, P. L. Frost, Rockaway G. M. Gunderson, Rockaway. H. Frost, Rockaway, C. H. Frost, Rockaway,
S. C. Frost, Rockaway,
F. Hart, Rockaway,
Martin Hart, Rockaway,
M. M. Mead, Rockaway,
Lloyd C. Smith, Rockaway,
Co. Dunkam, Garibeldi Roy Dunham, Garibaldi, W. H. Derby, Garibaldi, Thomas Quinn, Garibaldi, Wm. H. Franklin, Garibaldi. Ben Center, Garibaldi. J. J. McCormick, Garibaldi. Sam Johnson, Garibaldi. Wm Campbell, Garibaldi. J. S. McDonald, Garibaldi. A. F. Goff, Garibaldi. Johnson, Garibaldi.

E A. Krumlauf, Garibaldi. A. G. Krumlauf, Garibaldi. Chas Morgan, Garibaldi. Joe. Snetsinger, Garibaldi. John Paquet, Garibaldi. Wm. Hartzell, Garibaldi. H. B. Karr, Garibaldi. A. Aubery, Garibaldi. State of Oregon, County of mook, SS.

I, J. McCormick, being in duly sworn, say:—That I amount the petitioners within named at that I circulated the same in the company of the company each and all of the foregoing petitioners signed the same; each stated his name, postoffice dress and residence cor that each one is a legal voter

D. Best, Garibaldi. G. Suddock, Garibaldi.

C. A. Eastland, Garibaldi. D. W. Johnson, Garibaldi.

A. Smith, Garibaldi. Marshall, Garibaldi.

Beelitz, Garibaldi.

V. Stoker, Garibaldi

F, Alexander, Garibaldi.

Garibaldi Precinct, and has ally resided therein for more thirty days next proceeding 30, 1911, and that all of the issue. forth in said petition are tra verily believe. Address, Garibaldi, Tilla County, Oregon Subscribed and sworn to be

me this 30th day of November, (Seal). WEBSTER HOLES (Seal).

Dated this 30th day of November J. J. McCORNEL

Ends Winter's Troubles.

To many, winter is a set trouble. The frost bitien too fingers, chapped hands and cold-sores, chilblains, cold-sores, rough skins, prove this troubles fly before Buckler's nica Salve. A trial continu Greatest healer of Burns B Piles, Cuts, Sores, Bruis zema, and Sprains. Only Chas. I. Clough's.

Every family has need of a go reliable liniment. bruises, soreness of the and rheumatic pains there is better than Chamberlain's by Lamar's Drug Store,