

RATES OF SUBSCRIPTION.	
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One year.....	1.50
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The Tillamook Headlight.

Editorial Snap Shots.

Is the Hadley case going to be a good picking for the attorneys?

Local politics are slow this year, with very few candidates in the field. Is this because of the custom of giving county officials hell directly they are elected to office, whether they deserve it or not?

Patronize home industry is a good slogan and a good practice to follow, for no town amounts to much without industries and pay rolls. So patronize the city's industries, the city merchants and the city newspapers.

The Gerald C. has made so many unsuccessful flying attempts to cross into Nestucca bay over the sandspit, it would not surprise us to hear that she had made it after several more attempts. The wonder is that she has survived the ordinals and not pounded to pieces on the spit.

Since the Home Rule law went into effect most of us have heard more or less about model saloons and model saloon ordinances, all of which were in the interest of the saloon keepers. But it is remarkable that none of the model saloon advocates are lined up with those who are working for a model town.

Let's get down to business and use a little horse sense in the school levy and the Port levy for Tillamook bay. The school levy should be uniform all over the county, and divided per capita, giving each district exactly the same number of months school is to be taught. So it is with the port levy, it should be same in the Tillamook Bay water shed.

When it comes to paying taxes in Oregon, Senator Jonathan Bourne does not have to scratch and worry how he will raise the money, for all he has to pay is \$2.44 on personal property consisting of office desk and furniture in Multnomah county. The senator may be a big toad in the political puddle, but he is a most insignificant toad in the taxpayers' puddle.

Some of the timber owners have failed to pay their Port of Tillamook tax because they object to money being expended on the channel from this city to the bay. We have a vague impression that some of them have been working most strenuous to improve the middle channel so as to benefit certain timber owners' property, which is in the government project, but not a word of protest is raised against that.

The editor's desk is covered every day with all kinds of political truck and with special requests from candidates for a write up or "please publish." There is nothing doing in this office along those lines unless some of the filthy lucre accompanies it. Candidates and political parties have to pay for printing, postage, and a whole lot of other expenses, and they should not endeavor to bum on the editors for personal write up. They realize long about election time the value of advertising, and they must expect to pay for it at the same rates as other advertisers.

Every week shows distinctly that President Taft will be re-nominated. At first it was thought that Senator La Follette would develop some strength, but his friends deserted him when they saw he was not in the race. Then ex-President Roosevelt shied his hat into the political ring, with the result that a large number of his friends are opposed to him because they adhere to the custom of not allowing a person to become president more than twice. Ex-President Roosevelt made good and was given a second term, and President Taft having done the same thing he

is entitled to what Roosevelt calls a "square deal."

As the snap shot man previously stated it is a free open race for all those who want to run for office, and the Headlight will give its loyal support to the Republican ticket when it is nominated, which every Republican ought to do after participating in a Republican nominating election. This is where the Headlight has been loyal to the party. Not so with some of the Republicans who have registered as Republicans, taken part in a Republican primary, and then on the day of election went into the voting booth and knifed the Republican ticket because the party did not nominate the persons they wanted. The snap shot man has been accused of a good many things and of being a standpatter, but after Republicans have nominated a ticket in a free open race we are going to support it from top to bottom and not get grouchy because the people nominated persons on it whom we did not favor.

The Bayocean Commercial Club, with \$1,500, is going to start publicity work, which all the Commercial Clubs in the county should be actively engaged in. It was the publicity work of the Commercial Clubs in other parts of the state which have done so much to create interest in their different localities, with such success that civic pride have been on the increase and new settlers, new money and new industries have continued to increase where the publicity work is carried on. The same thing will repeat itself when the Commercial Clubs of this county get busy along the same lines. It takes money for publicity work, and with so many calls upon the business men to subscribe for other things, it is going to be a hard matter for the Tillamook Commercial Club to look after this work in the future as in the past two years, for it takes money and someone has to foot the bills. As publicity work is for the good of the entire county, it hardly seemed the fair thing when the County Court did not make a small levy to help out, for the business men have been called upon for so many subscriptions that a little help from the county would have helped out right now.

We understand that an effort is to be made when the State legislature meets to incorporate the Ports of Tillamook, Bay City and Bayocean into one Port. Under present conditions, if referred to a vote of the people in the Port districts, it would be voted down. Yet it is plain to most people that one Port is sufficient for the territory covering the water shed of Tillamook Bay. We question, under our dual system of legislation, whether a law passed by the legislature to bring about the consolidation of the three Ports would be operative, as the Ports were created under general law and enacted by the people. The way to bring about a change is for the people to vote to consolidate the Ports. It was the will of the people which brought about this dual system of legislation and taxation, and the farmers of this county were strong advocates of it. Now they have been "pinched," and will be a good many times more before the legislative and taxation mix-up is straightened out, they are not blaming themselves for advocating and voting for the system, but they denounce those who put into operation the dual system of legislation and taxation. Our friends in Fairview, Carnahan and South Prairie precincts does not appear to appreciate the sovereign will of the people, and, surely, they should not get cold feet so early in the game after being "pinched" just a little for a starter.

The Herald is trying to infer that Ben Selling is violating the corrupt practices act when he addresses letters to the voters of the state. We would like to ask Bro. Trombley which is the most honorable course, for Mr. Selling to pay for his postage or for Senator Bourne to use the franking system which allows his political literature to be carried free and at the expense of the dear people? And has Bro. Trombley forgotten that when Senator Bourne was a candidate at the primary nominating election that it cost him \$20,000 alone in postage stamps, to say nothing of the other large sums of money he expended to ob-

tain the nomination, and in doing so he set a gait which no person of limited means could follow. We have all heard some of these goody, goody office seekers prate as to how pure and honest they are and how corrupt and bad the other fellow is. Bro. Trombley is trying to follow the old adage of swallowing a mountain of political corruption and straining at a knot. We have not had the pleasure of meeting Ben Selling, but his friends assure us that he is a honorable citizen and respected for his honesty, integrity and public spirit. The Bourne newspaper, of which the Herald is one, are injuring Bourne's chances of re-nomination when they infer that Ben Selling is violating the corrupt practices act.

Some of our citizens, who are wanting to make Tillamook City a model city, where the moral atmosphere is such that young girls cannot be so easily lead astray, have aroused themselves to activity. The affair at the skating rink was another disgrace to the city and shows plainly that the men have not the moral backbone to deal with the miscreants as they should be. This is a bold statement to make, but if the men had had the moral backbone in years gone by to raise the moral standard of this city, young men would have learned a lesson not to lead young girls from the paths of virtue. If there is one distressing scene in life it is when a young girl brings sadness into the hearts of her parents and the home by starting on a life of shame, a white slave to satisfy the ravenous natures of young men. It is too deplorable for parents to contemplate, but haven't enough girls been lead astray in this city to arouse the righteous indignation of our citizens? Or are the men going to allow this thing to continue because they have not the moral backbone to protect the purity of the home? A few weeks ago we published a letter which predicted that the skating rink would be a snare, and its predictions have proved true. Not only should parents keep their girls away from the skating rink, but the City Council should close it up as a nuisance and a place of bad repute.

Interesting Scraps.

Senator La Follette believes that he is still in the race. Somebody should rouse the senator from his lethargy.

London suffragettes can safely claim to have accomplished one thing. They have boomed the price of plate glass.

It is easy to see that every time the Democratic pogon peppers an American industry many Republican votes are made.

Seven different candidates for president are maintaining headquarters at Washington. Running for office is getting to be one of our national pastimes.

No fault can be found with a worthy ambition, but when a man wants to be the only nonconsecutive third-term in the land the ambition becomes dangerous.

A government report states that Georgia leads in the improvement of common highways. A safe inference is that Georgia is getting ready to boom in other ways.

It is little wonder that history contains so many obscure points when the houn' song, either in words or tune, can not be traced to its origin though just introduced.

The Republican National Convention will not meet until June, but the selection of delegates so far indicates that the head of the ticket will be practically known in an earlier month.

Diaz says he will not return unless Mexico becomes involved in a foreign war. As this event can only happen if forced by Mexico itself, Diaz may count on staying in Europe indefinitely.

When things in England get as acute as the spreading strike now is, they are always settled speedily, in some way. Public opinion in that country is a swift as well as potent force when once in motion.

The Japanese are actually proposing to combine the Christian, Buddhist and Shinto religions in one form of faith. The Christian and Buddhist faiths will serve for explosives and Shinto will do very well for a fuse. We await the explosion with fear and trembling.

The colonel asserts that if he had not entered the New York campaign in 1910 the Republicans would have lost by 300,000. But didn't the colonel make a mistake in allowing the Democrats to carry New York by 67,401 and both branches of the Legislature?

Already, in the seating arrangement of the Democratic ladies at the coming dinner in Washington, the seating of Mrs. Champ Clark between Mrs. Cleveland and Mrs. Bryan is protested. The objection is in no way personal, but grows out of a fear that such a recognition of Mrs. Clark would be a recognition of Mr. Clark as the next logical candidate of his party. These Democrats are actually beginning to think they are going to elect a president this year.

In speaking of the changes made in the British and French general arbitration treaties a Washington dispatch says: "The action of the Senate is a victory for Roosevelt ideas over those of Taft." A better way to describe the Senate's action would be to say that it determined that no part of its treaty making power should be surrendered. There are differences of opinion as to whether the Senate would lose any of its actual prerogative if the treaties passed in the shape in which they were submitted by the State Department. The president and the secretary of state said that under these pacts the Senate would lose no privilege which it has now. Equally good lawyers in the Senate, however, took a different view, and they prevailed.

Director of the Mint Roberts says the increased production of gold has some bearing on the cost of living, but that the world-wide advance in food products is not likely to be materially reduced soon. Much of the new gold mined is absorbed by countries accumulating a reserve of this metal for the first time, and therefore is not in circulation. A common error, in Mr. Roberts' opinion, is to compare the quotations of the 1896 depression with that of other periods. He considers the prices now obtained by farmers more of a legitimate average. Farmers have been raised from poverty to prosperity, and their land values have increased to correspond. Food prices are likely to decline somewhat, but no one has succeeded in identifying them with any single cause like gold production or a protective tariff.

It is an axiom of fighting men that none may "come back." A man gives his best and the end of his best is the end of him. He may throw his hat in the ring again, and more than once, but ever the tale runs on. Jeffries, who retired unvanquished, threw his hat in the ring again—and lost. Sullivan could not come back, Corbett could not come back, Fitzsimmons could not come back, though each of them cried that his hat was in the ring and that he would stand by it. Each of them made a valiant effort to stand, but each of them had to fall and take the count. Porfirio Diaz, exiled in Europe, says now that he will hear his country's call to come back only when it is threatened by a foreign war. His words leave no other impression than the one that he can return only as commander in chief of the Mexican Army. Distracted as Mexico is with internecine strife, torn and rent as it is with the conflicting ambitions of rival chieftans, prostrated as are its industries and its people under the heels of clashing forces, nothing but an invasion by a foreign power could induce that man to whom Mexico owes more than to all other men who have figured in her history to feel that there is a call for him even to try coming back.

R. G. Collins, Postmaster, Barnegat, N. J., was troubled with a severe la grippe cough. He says: "I would be completely exhausted after each fit of violent coughing. I bought a bottle of Foley's Honey and Tar Compound and before I had taken it all the coughing spells had entirely ceased. It can't be beat." Chas. I. Clough Co.

You judge a man not by what he promises to do, but by what he has done. That is the only true test. Chamberlain's Cough Remedy judged by this standard has no superior. People everywhere speak of it in the highest terms of praise. For sale by all dealers.

Many sufferers from rheumatism have been surprised and delighted with the prompt relief afforded by applying Chamberlain's Liniment. Not one case in ten requires any internal treatment whatever. This liniment is for sale by all dealers.

Backache Almost Unbearable
Is an almost certain result of kidney trouble. D. Toomey, 803 E. Olive St., Bloomington, Ill., says: "I suffered with backache and pains in my kidneys which were almost unbearable. I gave Foley's Kidney Pills a good trial, and they done wonders for me. Today I can do a hard day's work and I feel the effects." Chas. I. Clough Co.

Chamberlain's Cough Remedy has won its great reputation and extensive sale by its remarkable cures of coughs, colds and croup. It can be depended upon. Try it! Sold by all dealers.

Foreclosure Sale.

NOTICE IS HEREBY GIVEN,—That by virtue of a decree of foreclosure and order of sale made and entered of record by the Circuit Court of the State of Oregon for Yamhill County, on the 1st day of February, 1912, in a cause wherein LEWIS L. SHORT, RIDGE was plaintiff and CHARLES HENRY LARSON was defendant, which decree and order of sale was in favor of said plaintiff and against said defendant, and decreed foreclosure of mortgage upon the sale of the real property described therein in the manner provided by law, and the application of the proceeds of said sale to the payment of the costs and expenses of such foreclosure and sale, taxed at \$37.25, and accruing costs, and attorneys' fees amounting to \$150.00, and to the payment of the sum of \$2801.67 with interest accruing thereon, I will, on the 8th day of April, 1912, at the hour of one o'clock p.m. of said day, at the Court House door at Tillamook, Tillamook County, Oregon, sell to the highest bidder for cash in hand, the following described property, to-wit: the E. 1/2 of the N.E. 1/4 and the E. 1/2 of the S.E. 1/4 of section 33, in Tp. 5 S., R. 9 W. of the Will. Mer. in Tillamook County, Oregon, containing eighty acres more or less.

Dated February 27th, 1912.
H. CRANSHAW,
Sheriff of Tillamook County, Oregon.

Summons.

In the Circuit Court of the State of Oregon for the County of Tillamook.
Tillamook County Bank, a corporation, Trustee, Plaintiff,
vs.
E. C. Sowle and Lucy J. Sowle, Defendants.

To E. C. Sowle and Lucy J. Sowle the above named defendant: 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 so to appear and answer, you will be deemed to have waived the right to the relief demanded in the complaint herein. The relief demanded is the foreclosure of a certain mortgage executed and delivered by you to the plaintiff in said suit on or about August 12th, 1910, bearing said date, to secure the payment of five promissory notes executed by you for \$386.00 each, bearing the same date and payable respectively on or before 1, 2, 3, 4 and 5 years after that date, with interest after date at the rate of six per cent. per annum, which said mortgage conveyed to the plaintiff 40 acres of land off the East side of the West half of the South East quarter of Section 4, in Township 2 South, Range 9 West, W.M., except 2 acres square out of the South East corner of said tract, all of the above tract of land being in Tillamook County, Oregon, and for the recovery of judgment against you for the amount of said indebtedness, with interest. For the further sum of \$200.00 as attorney's fees, and the costs and disbursements of this suit, and that the said mortgage be foreclosed, and the said property sold for the purpose of satisfying the said mortgage, and that you and each of you, and all persons claiming under you be forever barred and foreclosed of all right, title, interest or estate in or to said property, or any portion thereof, save the statutory right of redemption, and that the purchaser at the sale be put into the immediate possession of the property, and for such further relief as may seem equitable.

This summons is published by order of the Hon. Homer Mason, County Judge of Tillamook County, Oregon, said order being made and dated at Tillamook City, Oregon, on February 15th, 1912. The time prescribed in the order for publication is once a week for six successive weeks, and the date of the first publication is Thursday, February 15th, 1912.
H. T. BOTTS,
Attorney for Plaintiff.

Notice of Final Account.

NOTICE IS HEREBY GIVEN,—That the undersigned, administrator of the Estate of Martin Petersen, Deceased, has filed in the County Court of Tillamook County, Oregon, his final account as such administrator, and that said Court has appointed Monday, the 1st day of April, 1912, at the hour of 10:00 o'clock a.m. at the Court House in Tillamook City, Oregon, as the time and place for hearing of objections to said final account and the settlement thereof.

Dated this February 29th, 1912.
E. B. BARTHROP,
Administrator of the Estate of Martin Petersen, Deceased.

C. A. Glossner, 24 Ontario St. Rochester, N. Y., has recovered from a long and severe attack of kidney trouble, his cure being due to Foley Kidney Pills. After detailing his case, he says: "I am sorry I did not learn sooner of Foley Kidney Pills. In a few days' time my backache completely left me and I had greatly improved. My kidneys became stronger, dizzy spells left me and I was no longer annoyed at night. I feel 100 per cent better since using Foley Kidney Pills." Chas. I. Clough Co.

How Cold Causes Kidney Trouble. Partly by driving blood from the surface and congesting the kidneys, and partly by throwing too much work upon them. Foley Kidney Pills strengthen the kidneys, give tone to the urinary organs and restore the normal action of the bladder. They are tonic in action, quick in results. Try them. Chas. I. Clough Co.

Chamberlain's Cough Remedy has won its great reputation and extensive sale by its remarkable cures of coughs, colds and croup. It can be depended upon. Try it! Sold by all dealers.

NOTICE OF CONTEST.

Department of the Interior, United States Land Office, Portland, Oregon, March 2, 1912.

To William Knous, of Blaine, Oregon, Contestee: You are hereby notified that ROY L. COOK, who gives 260 Third st., Portland, Oregon, care of Plummer Drug Co., as his post-office address, did on February 5th, 1912, file in this office his duly corroborated application to contest and secure the cancellation of your Homestead, Entry No. 0425, Serial No. 0425, made September 14th, 1908, for S.W. 1/4 of N.E. 1/4, S.E. 1/4 of N.W. 1/4, N.E. 1/4 of S.W. 1/4 and N.W. 1/4 of S.E. 1/4 Section 34, Township 3 South, Range 8 West, Willamette Meridian, and as grounds for his contest he alleges that said WILLIAM KNOUS 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 his office as having been confessed by you, and your said entry 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 March 7th, 1912; date of second publication March 14th, 1912; date of third publication March 21st, 1912; date of fourth publication March 28th, 1912.

Are You Giving Your Live Stock a Fair Deal?

You like a little salt and pepper—a little mustard—a little lemon extract—a little this and that to flavor your grub. Your cow, your steer, your hog under natural conditions would have a chance to get a bite of this, a bite of that and a bite of the other thing and so get a variety in its feed. But under the unnatural condition in which you keep them, they get every day about the same sort of stuff to eat. As a natural consequence they get "off their feed." Even if they do not, their digestive organs need the tonic effect which comes from a variety of feeding stuffs.

Watkins' Stock Tonic is a scientific preparation which not only improves the flavor of the feed you feed, but also supplies that tonic element so needed to make your live stock do their best.

There is no longer any doubt about the need of a tonic for the modern domestic animal kept under artificial conditions. You must give them something to help them digest their feed and get the greatest good from it. Watkins' Stock Tonic supplies this need. It makes the animal relish its feed more; it aids in the digestion and assimilation of the feed, and in addition to that, it has a tonic effect upon the whole system.

Your animals need a tonic of this kind. Watkins' Stock Tonic is not a secret preparation. We tell you the actual ingredients that are used in it. You know exactly what you are buying, and pound for pound it will go farther and do more good than any other stock tonic or so called stock food ever made.

The Watkins Man will be glad to leave you a pail on trial, backed by the Watkins guarantee.

Delivered by Waggon.
R. R. ROBERTS

Foley Kidney Pills

TONIC ACTION - QUICK IN RESULTS
Give prompt relief from BACKACHE, KIDNEY and BLADDER TROUBLE, RHEUMATISM, CONGESTION of the KIDNEYS, INFLAMMATION of the BLADDER and all annoying URINARY IRREGULARITIES. A positive boon to MIDDLE AGED and ELDERLY PEOPLE and for WOMEN.

HAVE HIGHEST RECOMMENDATION
R. A. Davis, 627 Washington St., Concord, N.H., is in his 52nd year. He writes me: "I have suffered much from my kidneys and bladder. I had severe backaches and my kidney action was too frequent, causing me to lose much sleep at night, and in my bladder there was considerable pain. I took Foley Kidney Pills for some time, and am now free of all trouble and again able to go and enjoy my life." Foley Kidney Pills have the highest recommendation.

C. I. Clough, Druggist.