



Banking service is not an expensive luxury. Some of the greatest services we perform cost our clients absolutely nothing.

**Banking Service.** The individual needs this bank to help him make his income go farther and to turn some of it into a permanent asset.

The small business man needs this bank's help to make his business grow.

This bank is here to serve all the people, and its officers will be glad to talk to any having need of banking service.

**OLDEST BANK IN THE COUNTY**  
**TILLAMOOK COUNTY BANK**  
 CAPITAL \$30,000.00  
 STATE SUPERVISION  
 TILLAMOOK CITY, ORE.

**TILLAMOOK JOTTINGS**

Found, a small black fur, which was left at this office.

See Big Mack for your sewer connections.

Glasses fitted. Any kind, any style. Guaranteed. Dr. Wendt.

Assessor C. A. Johnson has appointed Ross Shreve his deputy.

King & Smith Co. are having a gallery erected in their hardware store.

School was resumed on Monday after the Christmas and New Year holidays.

Wanted,—a family to work on a farm. Apply at the Headlight office.

A marriage license was issued on Saturday to Dan Devine and Josie O'Hara.

Live chickens wanted at the Tillamook Meat Company's Market, 13c. per pound.

It is expected that train service will be resumed on the P. R. & N. next week.

Dr. Jack Olson has opened dental parlors over F. R. Beals' office. Both phones.

Phone Joe Lilly for wood sawing. Country work solicited. Phone 1313 Pacific State.

Housekeeping Rooms Furnished for Rent. See I. Parson, at the Hotel Columbia.

Bring your chickens to the Tillamook Meat Company's Market. We pay 13c. per pound.

The state tax for Tillamook county is \$18,231.50 this year. A year ago it was \$49,238.50.

Representative T. B. Handley left this week to attend the session of the State legislature.

A complaint has been filed against C. F. Hogan for peddling fish without a license.

The steamer Sue H. Elmore has been laid up for repairs for three months and the Patsy will take her place.

Wood sawed and delivered, or delivered direct from the wagon as it comes from the country. See Shrode.

Lost,—Child's Locket, "Helen" engraved thereon, attached to chain. Finder leave with Dr. Sharp and receive reward.

Do not forget the Sunday Chicken Dinner at the Todd. Better than you can have at home for less money. Come and try us. Service from 5:30 to 7:00 p.m.

The City Transfer Co. are the fellows who haul anything, anywhere, any time. Office on Main Street, opposite Clough's Drug Store. Call us by phone, Main 651.

The annual election of officers of the Ladies' Guild of the Presbyterian Church will be held next Wednesday, when all members are requested to be present.

per will be served for which 53c. per plate will be charged, the proceeds to be used to furnish the kitchen and dining room. OLLIE WOODS, Secretary Mt. Hood Lodge, No. 221, Beaver, Oregon.

The first annual meeting of the Tillamook Cheese Contesting Association will be held in the rooms of the Tillamook Commercial Club on Tuesday next, January 14, at one o'clock, and it is to be hoped that the dairymen will make it a point to attend this meeting. This is the only association of its character in Oregon and as it is to benefit the dairymen there should be a large gathering.

At the Gem Theatre on Friday evening, the management showed films of the pictures taken at the Life Saving Station during the visit of the Portland business men to this county last year. The films showed the life saving station in action, shooting the rocket and the life boat in the surf, which are familiar scenes to most of the people here. That the large audience was pleased with the pictures was evident by the applause given at the close.

A public installation of officers of the Tillamook Lodge I. O. O. F. and Morning Star Rebekah Lodge on Tuesday evening at the Tillamook Commercial Club, after which a supper was served at the Cafeteria. The officers installed were: Oddfellows: N. G., J. W. Maddux; V. G., Chester McGhee; recording secretary, S. A. Brodhead; financial secretary, T. R. Monk; treasurer, Chester Holden; Rebekas, N. G., Mrs. Henry Diehl; V. G., Mrs. Alva Williams; secretary, Mrs. E. D. Snodgrass; financial secretary, Mrs. J. W. Maddux; treasurer, Mrs. Elmer Hoag. After the supper the members had an interesting time in the club rooms.

List of the telephones recently installed by the Pacific Telephone & Telegraph Co. Main 1313, Joseph Lilly; Main 1263, R. F. Zachman, Res.; Main 781, G. P. Vickers, Res.; Main 474, Emmett Bales, Res.; Main 444, Ed Leach, Res.; Main 425, D. C. Brown; Main 183, Clark Terry; Main 125, J. S. Heyes; Main 111, Ed Hadley, Res.; Main 303, M. E. Holden, Res.; Main 1, Tillamook Drug Co.; Sub 6E15, Gus Goeres; Sub 6F31, Robt. Stillwell; Sub 6H41, Dye & Lyster; Sub 6F5, J. T. Childers; Sub 6F4, Ed Earl; Sub 6F3, Marion Chance; Sub 5F22 Fawcett Creek Mill; Sub 1F3, Frank Bester, Res.; Main 13, J. O. Bozorth, Res. Bay City; Main 105, E. A. Heas, Bay City; Main 211, E. G. Lantz, Bay City; Sub 271, Brighton Mills; Sub 284 C. H. Benson, Barview.

**Cheese Takes a Tumble.**

When asked about the cheese situation, Carl Haberlach, secretary-salesman for most of the factories in the county, said:

"The cheese market seems to be different than I have yet seen it. We reduced prices one and one-half cents this week, and in calling up eighteen Portland parties was able to sell only ten cases triplets and three cases Y. A's. for shipment to Portland. Dealers generally have a few cases and a few are quite heavily stocked, but generally the trade seems to be waiting for something to drop. Wisconsin prices at factories are 18 cents for twins and half cent more for Daisies. California fancy flats are selling 13 1/2 cents and first for 13 cents at San Francisco. San Francisco is shipping Tillamook cheese to Seattle and selling it at 16 1/2c. and 17 cents Seattle. This is summer cheese that cost them about 15 cents.

"My sales this year will be about 45,000, as against less than 37,000 boxes for 1911, a gain of over 8,000 boxes. We have only about 3,000 boxes 1912 in the factories, or a little over 1-3 of the increase over 1911. This will be worked off pretty well during this month and February, as we are not in favor of holding old cheese over to a new season.

"Coo's Bay cheese hurt us a lot this year, as they are unorganized down there and their cheese being unsuspected they are as a rule willing to take about a cent less per lb. than we ask for our goods. Then there are a lot of small factories being started in Oregon and Washington and they do not seem to keep closely informed on market conditions, being willing to take less than we usually are.

"Most of our cheese sales lately have been for shipment to Los Angeles and Spokane."

**Sewer Pipe for Sale.**

For Sale all sizes of sewer pipe and sewer connections. See F. H. McNahan.

**A QUESTION AS TO LEGALITY.**

**Attorney General Holds that No Election can be Held.**

Tillamook, Ogn., Jan. 8, 1913. Attorney Crawford, Atty. Gen., Salem, Oregon.

Will you wire me collect whether in your opinion city council may at this time call prohibition election without petition to county court. No charter provision, abrogating local option law as at Medford. City Attorney insists city not bound by local option law because city and county are wet.

E. J. CLAUSSEN.

Salem, Ogn., Jan. 9, 1913. E. J. Clausen, Tillamook City.

Cities may hold local option election only in November and must petition the county court. L. O. 4922, second election two years after voting dry. L. O. L. 4931. A. M. CRAWFORD.

Saloon and anti-saloon interests were aligned against each other at a special meeting of the city council on Tuesday afternoon when the proposed election which was scheduled for next Tuesday to determine whether the city shall remain wet or go dry was again discussed. Attorney E. J. Clausen questioned the right of the council to call the election at this time or in the manner attempted, while Attorneys H. T. Botts and T. H. Goynes argued that the proceedings held are legal.

Attorney Clausen's arguments were based on the "Home Rule Amendment" passed in 1910 which provides that "the exclusive power to license, regulate, control, or to suppress or prohibit, the sale of intoxicating liquors" within any municipality "is vested in such municipality; but such municipality shall within its limits be subject to the provisions of the local option law of the state of Oregon." The local option law expressly provides that petitions to determine whether the sale of intoxicating liquors within any county or subdivision of a county shall be by petition to the county court and that such elections held under that law shall be held on the Tuesday after the first Monday in November of any year. Mr. Clausen insisted that because of these provisions and of opinions of the Supreme Court on these points the petition should be presented to the County Court and the election ordered by that body.

In the cases cited by Mr. Clausen, the Supreme Court of the State makes the following statements:

The people first made known their will on this subject by their local option statute which all understood, as it was intended, to apply to apply to the whole state by counties or subdivisions or precincts thereof regardless of city boundaries. Recognizing this as the true construction, Medford and some other towns had their charters amended so as to overcome the statute "within their limits" which could be and was legitimately accomplished by the latter as against the former statute. The people responded in their second utterance on the subject by declaring in general terms in the first amendment to the section in question that, although the voters of a municipality might enact or amend their charters exclusive of the power thus conferred was subject to the Constitution and criminal laws of the state. The court decided that this amendment made to the local option law paramount to any charter or municipal regulation even within the limits of the municipality. The people speaking for the third time, have crystallized the law as thus declared into constitutional form, and have not only repeated the very words they said before, but have also particularly specified by name the local option law as one of those to which every municipality should be subject. The people have not stipulated themselves but have spoken the same way every time on this matter and their mandate should be obeyed.

This theory is unjust, however. For instance: The local option law provides that when a district has voted to go "dry," no further election on prohibition may be held for a period of two years. If then a town goes dry, the local option law is in force, and the saloon men are bound by this section and may not petition for the right to reestablish their business for two years. If, however, the town votes to go wet, another petition may be immediately prepared and another election called, although the local option law expressly says that in such a case, no election shall be held for one year. The provisions of the local option law would not be in force according to this theory and the saloon men could immediately be forced to fight another attempt to put them out of business.

The contention of counsel is not so much that the constitutional amendment requires additional legislation to put it into execution, as that the County Court of Lane county must give its consent before Springfield can take advantage of

**First National Bank, Tillamook, Oregon.**

**DIRECTORS:**

- J. C. HOLDEN.
- B. C. LAMB.
- WM. G. TAIT.
- C. W. TALMAGE.
- PAUL SCHRADER.

We have just installed some modern Safe Deposit Boxes where your valuable papers will be safe from fire. We will be pleased to show them to you.

**Under U.S. Government Supervision.**  
**Interest Paid on Time Deposits.**

the permission given to towns and cities to regulate the license and sale of liquors. To recapitulate, we are of the opinion that the Home Rule amendment is self executing; that the municipality as a whole stands as the greater unit, and the various wards or precincts, if more than one exists, are the lesser units, in the county at large; that the procedure preliminary to submitting the liquor question to a vote should be by petition to the County Court and order of that body, and shall follow in general the local option law; that the notices for the election shall be posted by the sheriff and return made as therein provided. This will give the effect to the amendment which the people contemplated when it was adopted, and all these things were done in the case at bar.

It is believed that the exclusive power to license or prohibit the sale of intoxicating liquors, which purports to be vested in incorporated cities and towns, having been expressly made subject to the provisions of the local option law, the right thus granted to the municipality is necessarily governed by all such provisions so far as applicable requiring for its enforcement in changing an order for or against prohibition that the petition therefor should be presented to the county court, which shall order an election to be held to determine the question, notwithstanding the phrase "within the limits" of the municipality is used in the amendment.

Mr. Botts presented the argument that all the cases which have been decided have been instances where the county has been dry and cities have attempted to change this condition within their limits and that although the Supreme Court has held that in such a case it is necessary to petition the County Court and conform to the local option laws, it does not follow that the same procedure must be followed to vote a wet town dry. In his opinion the local option law is in force only in dry territory and need not be obeyed in "wet" districts, and, further, he also contends that under the Home Rule law there is nothing to prevent the citizens from circulating petition calling for elections on the liquor question at any time they feel disposed to do so, and can proceed either under the Home Rule law or the local option law, but in the latter case election can only be held in November.

After listening to arguments for over an hour, the Council went into executive session, but was unable to reach a decision as to the proper action to take regarding the election and adjourned.

At a meeting late this afternoon

the City Council decided by a vote of 3 to 2 to hold the election. Harrison, Bales and Dick being for holding the election and Leach and Sappington against.

**Important Notice.**

If the party who borrowed a long and a short step ladder from the Star Theatre last September will return them no questions will be asked.

M. R. HANENKRATT.

**Cut the High Cost of Living.**  
 W. H. Chayman, Winnebago, Neb., tells how he did it. "My two children had a very bad cough and the doctor's medicines did them no good. I got a bottle of Foley's Honey and Tar Compound, and before it was all used the children were free and cured of their cough. I saved a doctor's bill for one 25c. bottle of Foley's Honey and Tar Compound." No opiates.—Sold by Lamar's Drug Store.

**His Stomach Troubles Over.**  
 Mr. Dyspeptic, would you not like to feel that your stomach were over, that you could eat any kind of food you desired without injury? That may seem so unlikely to you that you do not even hope for an ending of your trouble but permit us to assure you that if it is not altogether impossible it others can be cured permanently, and thousands have been, why not you? John R. Barker, of Battle Creek, Mich., is one of them. He says, "I was troubled with heartburn, indigestion, and liver complaint until I used Chamberlain's Tablets, then my trouble was over." Sold by all Dealers.

**Escaped After Fifteen Years.**  
 W. P. Broyles made a successful escape after fifteen years of suffering from kidney and bladder troubles. Foley Kidney Pills released him and will do just the same for others. He says: "They cured a most severe backache with painful bladder irregularities, and they do all you claim for them." Refuse substitutes.—Sold by Lamar's Drug Store.

W. R. Fox, 195 W. Washington St., Noblesville, Ind., says: "After suffering many months with kidney trouble, after trying other remedies and prescriptions, I purchased a box of Foley Kidney Pills which not only did me more good than any other remedies I ever used, but have positively set my kidneys right. Other members of my family have used them with similar results." Take at the first sign of kidney trouble.—Sold by Lamar's Drug Store.

**Tonight.**  
 Tonight, if you feel dull and stupid, or bilious and constipated, take a dose of Chamberlain's Tablets and you will feel alright tomorrow. For sale by all dealers.

**Coal, Cement, Lime, Brick, Shingles, Drain Tile, Plaster, Roof Paint.**  
**LAMB-SCHRADER COMPANY.**  
 DOCKS; WAREHOUSE.  
 FRONT STREET, BETWEEN 2nd & 3rd AVENUE WEST.

**LAMAR'S VARIETY STORE,**  
**TILLAMOOK, OREGON.**  
**"Drop in and Look Around."**