

Tillamook Jottings.

It has been decided to hold a series of 500 parties at the Tillamook Commercial Club, the ladies to make the arrangements...

The Tillamook Commercial Club is affiliated with the Commercial Clubs of McMinnville, Hood River, Ashland, Marshfield, Irving of Astoria, Portland and the Development League.

The members of the Presbyterian Guild are especially invited to be present on next Tuesday afternoon. The society has voted to have only one business meeting a month...

At the regular annual meeting of the stockholders of the Tillamook County Bank last week, the old directors were re-elected. A resolution was passed authorizing the directors to take the necessary steps to make the bank a member of the Regional Reserve Assn...

When Smith Left Home.

The play is progressing so satisfactory at rehearsals that everything points to another success. All the members of the dramatic club are much elated over the play...

Debate, High School Auditorium, Jan. 30, 1914.

Owing to the lack of railway service, between Tillamook and Portland, the debates scheduled between the Tillamook High School teams and outside schools had to be given up.

The question for debate will be resolved "That the United States Should Maintain a Large Navy." The affirmative side of the question will be upheld by Erwin Schnelles and Stella Goyno...

Circuit Court Cases.

Circuit Judge Webster Holmes disposed of the following cases in the circuit court:

Peter Byron vs. The Garibaldi Beach Co. Case revived and continued in the name of Lee M. Alley and Claud J. Hubbard.

Fred Blian vs. John W. Boyer and M. O. Boyer. Demurrer sustained and case dismissed.

A. F. Steiner vs. A. O. Jackson and wife. Ordered that answer of defendant be filed and plaintiff given 30 days to reply.

Clay Daniels vs. J. D. Jones and wife. It was ordered that plaintiff have and recover \$217.95 interest and \$100.00 for attorney fees, etc.

Clark County Investment Co. vs. Srethna S. Phelps and Lucretie J. Kilbourne. Judgment in favor of plaintiff for \$457.75.

Lois O. MacMahon vs. Agnes Reid and Frances Trever, Jr. Case dismissed as no record had been made that the case had been dismissed on November 17th, 1911.

Joseph Smith vs. James Smith and W. D. Stillwell. This was a case filed on 15th of February, 1888, it was ordered dismissed.

Martha M. Bauer vs. Helen Louise Gilday and E. N. Crockett. Case confirmed.

vs. I. C. Quick, and Adlie Quick. Defendants over

ruled, and defendants given 20 days to plead.

C. E. Reynolds vs. J. W. Vint and G. B. Lamb. Demurrer taken as confessed. G. B. Lamb given leave to file amended answer.

Charlotte M. Coyle, against Chas. P. Nelson, et al, sale confirmed.

Grace Cornforth vs. C. A. Cornforth, divorce granted.

Lee M. Alley and Claud J. Hubbard vs. The Garibaldi Beach Co., sale confirmed.

Real Estate, Etc., Transfers.

For Tillamook County, Oregon, for the week ending Jan. 21, 1914, furnished by the Tillamook Title & Abstract Co., John Leland Henderson, Secy.

Joseph J. Kutcher to G. A. Byers, Jr., and Ada V. Byers. Wty Deed, Con. \$10.00. Sec 1/4, section 36, tp 2 south, range 9 west.

T. B. Potter Realty Co. to Alma V. Henderson. Wty Deed. \$10.00 con. Lot 3, block 61, Bayocean.

George E. Quiggle to W. A. Kemp. Wty Deed. \$10.00 con. Lots 1 and 2, block 29, Sand Lake by-the-Sea.

J. D. Morris to Margaret E. Vessey and F. E. Melvin. Part Rel. Mtg. Lots 1 and 2, block 29, Sand Lake by-the-Sea.

Joseph J. Kutcher to G. W. Byers, Jr., and Ada V. Byers. Wty Deed. \$10.00 con. Sec 1/4, section 36, tp 2 south, range 10 west.

Scott Nesbit, Receiver, 2nd Nat. Bank of Clifton, Pa., to M. M. Kaufman. Deed. \$5,750.00 con. Und 1.30 int in 2,320 acres in sections 10, 21, 9, 4, 5, 8, 17, tp 1 north, range 7 west.

John K. Campbell to M. M. Kaufman. Quit Claim Deed. \$500.00 con Und 1.30 int in ditto.

G. A. Hoover to Mrs. Belle Murphy. Wty Deed. \$10.00 con. Tract of land beginning at Sec cor lot 4, town of Woods.

C. P. Rorvik and wife to Alexander Dully. Wty Deed. \$10.00 con. Lot 4, block 10, Wheeler.

C. P. Rorvik to Alexander Dully. Wty Deed. Consideration \$10.00. Lot 7, block 10, Wheeler.

B. W. Robison to Marsh and Henrietta Burdick. Wty Deed. Consideration \$500.00. Lots 3 and 6, block 16, Miller's addition to Tillamook.

United States to William F. Vincke. Patent. E 1/2 Sw 1/4 and lots 3 and 4, tp 4 S, range 7 west. 158.91 acres.

William F. Vinck to Clive A. Bailes. Wty Deed. Consideration \$1,000.00. E 1/2 Sw 1/4 and lots 3 and 4, tp 4 S, range 7 west, 158.91 acres.

Lucia J. Dey to Grover C. Hart. Wty Deed. \$4,800.00. 15.94 acres, known as tract "Five A" of Hunt farm, partition in sec 31, tp 1 south, range 9 west.

Charles R. Hunt to Grover C. Hart. Quit Claim Deed. \$1.00 con. 15.94 acres, as above; also tract between above and center Trask River.

Grover E. Hart to Lucia J. Dey. Mtg. \$3,000.00 con., as above.

Charles W. Mead to Victor Griep. Wty Deed. \$10.00 and other. Lot 3, block 32, Wheeler.

Nestucca Lodge, No. 114, L.O.O.F. to Frank L. Owens. Wty Deed. \$8.00 con. Lots 44 and 47, block 2, I.O.O.F. cemetery.

Percy Sheldon to William A. Olson and wife. Mech Lien. Bal. on material \$67.50. On residence on Lot, Sunnymead add to Tillamook City.

D. L. Van de Wiele to W. S. Cone. Mtg. \$600.00 con. Lots 5 and 6, block 4, James Fuller's addition to Bay City.

A. B. Wood to O. W. Kinnaman. Chat Mtg. \$100.00 con. On live stock.

Emil P. Larson to Tillamook County Bank. Chat Mtg. \$275.00 con. On team horses and outfit.

Henry Diehl to W. J. Berns. Wty Deed. \$1,250.00 con. Lots 1 and 2, block 10, A. A. Miller's addition to Tillamook.

W. J. Berns to Henry Diehl. Mtg. \$1,150.00 con. Same land as above.

G. A. Edmunds to Tillamook City. Mtg. \$2,000 con. East 60 ft. and 100 ft. of lots 7 and 8, block 2, original town of Lincoln, now Tillamook City.

J. G. Balmer to N. C. Hansen. Wty Deed. \$1.00 con. Two tracts each 20 acres in sections 2 and 35, tps 1 and 2 north, range 10 west.

United States to Lillie M. Boynton. Patent. Homestead. S 1/2 Nw 1/4 and N 1/2 Sw 1/4, section 34, tp 5 south, range 10 west, 160 acres.

Fred L. Wither to George A. Withee. Wty Deed. \$300.00 con. Undivided 1/2 interest in Sec 1 Ne 1/4 and lot 1, section 6, tp 4 south, range 7 west. \$0.44 acres.

Deak Rutgers to Tillamook County Bank. Chat Mtg. \$180.00 con. On live stock, donkey engine, etc.

George A. Withee to Wm. Paetak. Wty Deed. \$10.00 and others. Sec 1/4 Ne 1/4 and lot 1, section 6, tp 4 south, range 7 west, 80 44 acres.

Lillie M. Andrews to Security Savings and Trust Co. Wty Deed. \$10.00 con. Und 1/2 interest in E 1/2 of E 1/4, section 12, tp 3 south, range 7 west.

United States to Mons Sund. Patent. Homestead. Nw 1/4 of Sec 1, section 13, tp 1 south, range 9 west, 40 acres.

F. R. Beals to A. S. Gilson. Agreement. \$1.00 and others. Relative to time to remove timber on W 1/2 Sec 5, section 15 and two acres in Nw corner of Ne 1/4 section 22. All in tp 1 south, range 9 west.

C. E. Reynolds to Tillamook City. Mtg. \$500.00 con. Lots 5 and 6, block 21, Thayer's addition to Tillamook.

State of Oregon to J. J. McCormick. Quit Claim Deed. \$1.00 con. Tide land fronting and abutting on lots 2 and 3, block 2, Garibaldi, and

confirming and correcting former deeds.

J. J. McCormick to Webster Holmes. Quit Claim Deed. \$1 con. Same land as above.

T. B. Meade to F. R. Beals. Chat Mtg. \$500.00 con. On 21 cows and other live stock, etc.

Articles of Incorporation of Beaver Creamery Association. Charles W. Mead to The Nehalem Co. Wty Deed. Con \$10.00 and others. Lot 7, block 31, Wheeler.

Charles W. Mead to Nehalem Harbor Co. Wty Deed. \$10.00 con and others. Part of lot 11, block 32, Wheeler.

H. F. Goodspeed to O. A. Schultz, warranty deed, subject to certain conditions, \$200, a tract of land adjoining the mill property.

William J. Stephens to W. G. Tait mortgage, \$200, west 15ft., lot 7, bk 1, original town of Lincoln, 35ft x 100ft.

John Erickson to Christian G. Nelson, warranty deed, \$633.33, 1 acre in Sec 1 of Sec 1/4, sec 24, tp 1 S, range 9 W.

Thomas Hollingsworth to Cloverdale Mercantile Co., mortgage \$400, Sec 1/4 of Ne 1/4 and Ne 1/4 of Sec 1/4, sec 16, tp 5 S, range 10 W.

C. A. Smith to Edward F. Worthington, warranty deed \$600.00, strip of land containing 20 acres, all in tp 3 S, range 10 W.

N. N. Kirby to Neatucca Valley Bank, mortgage \$100, lot 5, bk 28, Thayer's add. to Tillamook.

G.A.R. ENCAMPMENT.

Big Event in Tillamook City in June.

The annual encampment of the State G.A.R. will be held in Tillamook City next June. It was at the invitation of the Tillamook Commercial Club, the city and county officials, that the G. A. R. decided to meet in this city this year and it behoves the citizens to make this a success.

At a meeting of the Executive Board of the Tillamook Commercial Club on Tuesday evening, Messrs. Severance and Reynolds, of the G.A.R., interviewed the Board for the purpose of making arrangements for the entertainment of the visitors, as the local post was desirous that the Club should assist them in the management.

The first matter discussed was finances, and how to raise sufficient funds to properly entertain the visitors. It was thought that the encampment would take the place of a Fourth of July celebration as the encampment will be held about the 16th, 17th and 18th June, and would be of far more benefit to the city, as a large amount of money will be left here by the visitors.

The committee from the Club on arrangements is composed of the President, Fred C. Baker, Henry Crenshaw, Ira Smith, D. L. Shrode and C. L. Clough.

The Committee from Cornith Post is composed of Frank Severance, C. E. Reynolds, J. S. Diehl, and that from the auxiliary Meadames Schultz, Anthis and Ruger.

As soon as the date is decided on these committees will meet and organize.

Good Dairy Farm for Sale Cheap.

For Sale, a fine dairy ranch, containing 140 acres 100 acres of which is river bottom land, with 16 head of cattle. A new seven roomed house. The place will keep 40 cows when all cleared. To be sold for \$7,000 on easy terms. Purchaser must deal direct with owner, and by doing so real estate agents commission will be saved to the purchaser.—Enquirer at the Headlight office.

Chamberlain's Cough Remedy.

This remedy has no superior for coughs and colds. It is pleasant to take. It contains no opium or other narcotic. It always cures. For sale by J. S. Lamar.

A North Dakota editor, when told that one of his fastidious lady subscribers kneaded bread with gloves on, remarked: "That is a peculiar incident, but there are others, now we need bread with our shoes on; we need bread with our pants on; and unless some of our dear subscribers pay what is due we will soon need bread without a darned thing on."

Colds to be Taken Seriously.

Intelligent people realize that common colds should be treated promptly. If there is sneezing and chilliness with hoarseness, tickling throat and coughing, begin promptly the use of Foley's Honey and Tar Compound. It is effective, pleasant to take, checks a cold, and stops the cough which causes loss of sleep and lowers the vital resistance. For sale by all druggists.

HOTEL TILLAMOOK CASE IN COURT.

The Manager's Evidence ---Witnesses Relate Mismanagement.

The application for receivership for the Tillamook Hotel Company came up for hearing before Judge Webster Holmes, at Tillamook, Oregon, on Thursday, January 22nd, 1914. The question was raised as to the right of Judge Holmes to hear and decide said application on the ground of his having at one time been a stockholder of said company; upon a showing that the judge had disposed of his stock in said company prior to the suit, it was agreed that he was competent to hear and decide the case.

In justice to both sides the judge announced that he would hear oral testimony, but would not go into the full merits of the case, as this was only a preliminary hearing, so he proceeded in his usual and dignified manner to hear evidence.

The petitioner, John Leland Henderson, testified that the manager of the company, P. J. Worrall, was usually in an intoxicated condition about the hotel, and had ordered him out of the hotel without cause, although he was a stockholder and guest of the hotel at the time; that the hotel was losing patronage, that Worrall was quarrelsome, fighting, threatening, the witness related several instances of this character, and Mr. Henderson considered him incompetent to manage the hotel.

That B. J. Worrall, the manager, testified that he did not know the present financial condition of the company, nor how much the company was in debt, because the books had not been posted up for about one month. That he did not know how much money either the bar or dining room was making, that he kept no separate account of the different departments in the hotel; that he kept no cash account except his bank book and checks; that the hotel company had borrowed \$10,000.00 from a loan company, and that he had loaned them \$6,000.00 more; that the company was behind on its payments of running expenses; that there was not money enough on hand to pay the monthly instalments of about \$200.00 due the loan company; that the hotel was losing at the rate of about \$30.00 per month, admitted that he drank a great deal of liquor, both at his own bar and at other bars in the city, stated that all that he drank and treated out at his own bar he payed for out of the hotel company's money, sometime that this would run \$5.00 or \$6.00, or more per day, stated that he had never managed a hotel before at any time, but that he thought that he could manage a hotel as well as anybody else, because his own money was in the business.

Stated that he was on a salary of \$100.00 per month as manager, that his wife drew a salary of \$35.00 per month to assist in looking after the hotel, that his daughter was on a salary of \$25.00 per month as secretary of the company, and that they all got their board, room and washing free, that the company owed a \$1000.00 or more to a wholesale liquor house and some other debts, the amount of which he did not know.

Stated that he had some six to ten different barkeepers in the last four months, that he had run one of them out of the bar with his pistol because he had tried to stop a fight in the saloon between himself and another man, because he would not pull off his apron and quit when he told him to. Stated that he had discharged his night clerk and got his revolver to run him out of the house because he threatened to fight him; that he had discharged, as he stated, for incompetency various cooks, dining room girls, and other help in the hotel; admitted that the business of the hotel was running down, and for the last few weeks there had been almost no business.

Stated that a bookkeeper he had was incompetent to keep the books, stated that at the directors' meeting some two weeks ago a statement had been submitted to the directors as prepared by his bookkeeper showing that the hotel had cleared several thousand dollars since it had been opened, that he did not know personally whether the statement was correct or not, denied that the statement showed a net gain of five thousand dollar, said that he never was intoxicated and staggered, although he drank very heavy, stated that the books had always been open for the stockholders to come and see them, and that he had always tried to give them a square deal, stated that he was willing to lease the hotel at from \$400 to \$600 per month to some competent person who would buy all of the hotel furnishings at what they cost. He stated that he had had a fight with a young man in the bar and knock-

ed him down with his fist because he was told that he had given him a bad check for \$15, but the next day he got his \$15 on the check.

A number of other witnesses were called including Fred R. Beals, Chas. Kunze, M. W. Harrison, Grant Mills, Mr. Myers, city marshal, Cal. Worrall who was clerk and steward, and others; Mr. Myers the marshal testified that he had been called to the hotel a number of times to stop fights and quarrels in which the manager was engaged, that on two occasions he had found Manager Worrall with revolver out, and in a drunken condition quarreling and fighting, that he had never made any arrests, that on one or two occasions there had been large crowds and much excitement in and about the hotel, etc.

Mr. Kunze one of the directors of the company testified that the Board meetings to which he used to go the Secretary of the company had read a statement showing the hotel had cleared about \$5000.00 since it opened last August and yet was always borrowing money to pay debts. And that Manager Worrall ran the hotel to suit himself, and that he, Kunze, had nothing to do with the management of the hotel and knew nothing about its business. That Messrs Beals and Harrison corroborated Mr. Kunze's statement; Mr. Beals stated that he had been trying to get Mr. Worrall to lease the hotel to a party who wanted it at \$400.00 per month, but that Mrs. Worrall had said that Mr. Worrall would not lease it for less than \$600.00 per month.

Other testimony showed that no separate accounts had been kept for the dining room or bar, that rooms were rented in the hotel and used for immoral purposes.

That fiddling, singing and other boisterous conduct and noise was kept up in the bar of the hotel after one o'clock at night by Manager Worrall and others, that guests had complained that they could not sleep, that some had refused to return to the hotel because of the noise and drinking and gun-plays, that Mr. Worrall was intoxicated a great part of the time, that commercial traveling men had refused to stop at the hotel because there was such conduct, that Mr. Worrall was abusive and quarrelsome with the help.

Testified by several stockholders that various efforts had been made by them and through the company's attorney, Mr. Stater, of Portland, to lease the hotel to some competent hotel manager, and that one or two parties had come to see about renting it, but that Manager Worrall would not fix any definite terms of rental but wanted the other parties to make some offer as to what they would pay. The testimony showed the manager had used offensive names unfit for publication before guests in discharging some of the help, that dining room girls had quit because of Manager Worrall's language and conduct toward them, and much other testimony too long for publication.

It is but fair to state that the cross-examination of the plaintiff's witnesses developed the fact that some of the testimony given was from former employees of the hotel, some of whom it was claimed had been discharged, and some had quit; it was also stated by Manager Worrall's attorneys that they had a number of witnesses to introduce in favor of Mr. Worrall, but as Judge Holmes announced that he would have to leave the city early Friday morning he could not hear further testimony at this time and that as neither Manager Worrall nor any of the stockholders nor officers seemed to know the financial condition of the hotel company, and that it was admitted that the books were in bad shape and that he wanted to do exact justice to all of the stockholders.

The judge stated that he would appoint two expert bookkeepers to go carefully through the books, bills and business of the hotel company since it was organized over a year ago and that they should carefully audit the same, that they should make an inventory of all of the property, both real and personal, and a list of all its assets, that they should also prepare a statement of all monies received from all sources, all monies paid out for all purposes, also of all liabilities and debts, that they should appraise and value all property of the company, and submit the same in writing under oath and file it with the Clerk of the Court, and that as soon as the same was filed he would, in the course of two or three weeks, take up the case for further hearing and decide what was best to do in the interest of all of the stockholders.

And the Court appointed as such expert accountants A. H. Gaylord of this city and C. H. Carlton, one of the experts engaged in auditing the books of the County, and directed that they be allowed \$7.50 each per day as compensation for their services and proceed at once with their duties.

It is unfortunate both for the Hotel Company and Tillamook that this fine hotel has got into its present condition,

and that the stockholders cannot agree to employ some thoroughly competent hotel man to manage the hotel and make a success of it.

A number of our citizens put their money into the stock of this hotel in order to have a first-class hotel run in a business way in order to assist our city as it is generally admitted that such a hotel as this if managed in a proper manner would be a great advertisement to our city. And we have every reason to believe that Judge Holmes in his wisdom and sitting as a court of equity will find some way in fairness to all of the stockholders to make the hotel a success. Some of the stockholders never expected any profits from the money they put into the hotel but do feel that they are entitled to a square deal and to have the hotel managed in a business, proper and moral manner, so that it will be the pride of Tillamook, and all of our citizens, not only of this city but of the county, feel a pride in this fine hotel and hope to see the day soon come when they will receive such treatment from the management of the hotel that they can get behind the hotel and boost for it and feel free and welcome to visit the hotel and be made to feel at home.



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Babies will grow and while they are growing, you should have them photographed often enough to get a record of each interesting stage of their childhood. You will get the collection of baby's pictures more and more as the years go by. Monk's Studio.

Advertisement for 'My Mamma Says - It's Safe for Children' featuring 'FOLEY HONEY and TAR For Coughs and C...' with an illustration of a child and a woman.

Advertisement for 'Men - if you want to know Nectar to like, just Old Herb Whisky' with a signature 'E. E. LAUGH...' and 'Tillamook, Or.'