Tillamook Headlight

Advertising Rates.

LEGAL ADVERTISEMENTS: First Insertion, per line.....\$ Bach subsequent insertion, line Business and professional cards,

1 month..... Homestead Notices..... Timber Claims.... Locals per line each insertion 10.00 Diaplay advertisement, an inch, month ...

All Resolutions of Condolence and Lodge Notices, 5c. per line. Cards of Thanks, 5c. per line.

Notices, Lost, Strayed or Stolen etc., minimun rate, 25c. not exceed ing five lines.

RATES OF SUBSCRIPTIC	N.
(STRICTLY IN ADVANCE.)	
O is year	1.50
Three months	50

Entered as second class mail mat ter July, 1888, at the post office a Tillamook, Ore., under the act o March 3, 1879.

Ebe Gillamook Beadlight,

Editorial Snap Shots.

Boost for a deep channel from the city to the bay. That is the

The Oregonian sounded the right note when it called for economy in state, county, city and district affairs.

A large number of strangers come to the city daily, and there is every indication that busi ness will be brisk this summer.

What is the matter, anyway. with the Progressive party in this county ? Peradventure their political god has gone on a journey to a foreign country and does not know that a frost has overtaken his followers.

Tillamook county has enjoyed a splendid winter with beautiful Spring weather at the pre sent time. But what a con trast to the severe Winter in the East, Take everything into consideration and it is hard to beat Tillamook weather.

The taxpayers who voted for Oregon's new fangled, dual system of legislation and the other systems that helped to increase Bayocean people are paying taxation, should be the last to complain about high taxation. Take your own medicine, gentlemen, without knocking.

More brick buildings for Tillamook City are being figured on. For the past five years the city has made considerable pro-

1.00 lators and circuit judge.

tariff law went into effect, with a great slum in the price of but- day, and also for next taxpaying ter, for the Pacific Coast is now the dumping ground for Kangaroo butter, which means a great financial loss to those engaged in dairying in the United

in that state, with every indication that it will go lower, as great quantities of butter are coming from Australia and New Zealand. This is what the Pacific Dairy Review says In former years California enjoy

ed an extensive early spring trade in butter and eggs in British Colum-bia, but further prospects for this outlet for our butter are apparently "done for" under the aggressive methods that Australia and New Zealand are employing to push their most important question that butter in the coast markets. Thus a cablegram brings the news that the steamer Niagra is on the way from the antipodes to Vancouver

with 1,122,800 pounds of butter in her cargo. Those who contended that the new tariff law would not cut much figure can now see that it knocked the bottom out of the botter market, with every indibutter market, with every indication that it will do the same thing with the cheese market.

Bro. Effenberger untertook to read the riot act and breathed vengeance upon political candidates who would not promise to give the Nehalemites what new roads and bridges they demand. Cash in banks and on Hold your wool, Bro., and do not go off half cocked. In the Phila.Fire Underwriters first place, pre-election promises savors of boss rule, and as road district No. 1 is receiving one third of the road fund we do not see that anyone can complain if- the money will not do all the improvements demanded. The same conditions exist in the other two road districts where people are demanding roads and cannot obtain them for lack of funds. Let us give one or two illustrations. The taxes to the amount of about \$7,000 annually and is without

well to mention that Eugene is occasional bootlegger and a more to be congratulated in having R A. Booth for U.S. Senator and Lawrence T. Harris for between its Governor and the Legis-Supreme Judge, both of whom we admire for the fine records they have made as state legis-totor and constitution and a more sober appreciation of the responsi-bilitize of during bilities and duties of public administration. It wants less espionage "inspectors" of this, that and The dairy industry is receiv-ing a serious jolt since the new city, school district and township, and it wants more freedom to work and put by something for a rainy

time. Isn't it about time the reign of the demagogue and the era of hysteria were over ?

Synopsis of the annual statemen joy a thriving business in early spring in butter and cheese, but as a result of the new tariff but-ter is selling for 22c. per pound in that state, with seven interview.

CAPITAL.	
Amount of capital stock paid up	\$500,000.00
INCOME.	
Net premiums received during the year Interest, dividends, and	\$938,592 93
rents received during the year Income from other sour-	79 , 596, 20
ces received during the year	18.89
Total income	1,018,208 02
DISBURSEMENTS	
Net losses paid during the year Dividends paid during	409, 553, 60
the year on capital stock	69, 746. 50
Commissions and sala- ries paid during the year	312,450.52

vear mount of all other extures

Total expenditures.... ASSETS.

Value of real estate owned (market value) Value of stocks and bonds owned (market value) Loans on mortgages and collateral, etc. hand Assn. Deposit. Premiums in course of collection written since September 30, 1913 Due from other companies on losses already paid Interest and rents due and accrued \$2,009,892.77 **Fotal assets** ... Total assets admitted in Oregon ... \$2,009,892.77 LIABILITIES. Gross claims for losses

unpaid Amount of unearned premiums on all outstanding risks All other liabilities

Summons	Summons.
Department No. 2 in Equity. In the Circuit Court of the State of Oregon for Tillamook County. Jackson Powell, - Plaintiff, VS Aaron Sherman and Jennie I. Sherman, his wile and A. G. Reynolds and Daisey V. Reynolds, his wife, Defendants. To Aaron Sherman and Jennie I. Sherman, A. G. Reynolds and Daisey V. Reynolds, defendants. IN THE NAME OF THE STATE OF OREGON: GREETING: -You, Aaron Sherman and Jennie I. Sherman, husband and wife, A. G. Reynolds and Daisey V. Reynolds, husband and wife, defendants herein, are hereby required to appear and answer the complaint filed herein against you, on or before the 2nd day of April, A. D. 1914, that being six (6) weeks from the first publication of this summons, and if you fail to appear or answer, plaintiff will apply to the Complaint on file herein to which is made a part hereof, to-wit : for a decree of this Court for judgment against the said defendants Aaron Sherman, Jennie I. Sherman and A G. Reynolds and against each and all of you for the sum of two hundred seventy (\$270) dollars, United States gold coin, with in-	In the Circuit Court of the State of Oregon for Tillamook County. Department No 2, R. H. Wolter and Wilhel- mina Wolter, Plaintiffs, vs. William Frances Jones, Defendant. To William Frances Jones, the defendant above named. IN THE NAME OF THE STATE OF OREGON, you are hereby required to appear and answer the complaint filed against you in the above en- titled cause and Court within six weeks from the date of the first pub- lication of this summons to-wit: within six weeks from the 29th day of January, 1914, and if you fail to so answer, for want thereof, the plaintiffs will take a decree against you foreclosing the mortgage des- cribed in plaintiff's complaint, and directing that the lands and pre mises described therein, and covered by said [mortgage, to wit : Beginning at a stake ha the North- east corner of the South East ¼ of the North West ¼ of Sec. 16, Tp. 5 S, R. 10 west of the Willamette Me- idian, in Tillamook County, Ore- gon, running westerly 300 feet along the south line of the C. Dunn place; thence South 450 feet ; thence east 300 feet ; thence north 450 feet to the place of beginning, containing 3.099 acres of land, more or less, in Tillamook County, Oregon, be sold by the Sheriff of Tillamook County, Oregon, in the manner provided by

terest at the rate of eight (8) per cent per annum from the 29th day of December, 1911; and for the

the rate of six (6) per cent per an-num from date of payment by the

63,933.88 or so much thereof as may be ne-cessary to pay said judgment, with accrued costs, by the sheriff of the said county according to law and the practice of this Court; that the \$889,612.60 proceeds of said sale may be applied in payment of the amount 150,000.00 due to the plaintiff, and that you, said defendants, and each and all of 1,033,189 41 you, and all persons claiming under you or either of you, sub-508,250,00 sequent to the execution of the mortgaged sued on and agains said premises, either as purchasers, encumbrancers or otherwise, in 136, 788, 72

100.00 cluding the incohate dower interest of you the said Daisey V. Reynolds, be barred and foreclosed of all

156,053.18 right, claim or equity or redemp-tion in the said premises and every

8,857.47 part thereof ; and that the said execution against the said defen-16,653,99 dants Aaron Sherman and his wife Jennie I. Sherman and A. G. Rey-

judgment ; that the plaintiff, or any other parties to this suit may be-116, 491, 16

come purchaser or purchasers at said sale ; that the Sheriff of Tilla-757, 389, 87 mook County execute and deliver to

untiff may



held May 15th, 1914.

gress, and there is no doubt but what it will push to the front the same way the next five years and double in population.

One taxpayer claims that he is entitled to 3 per cent. rebate, as the present tax law is unconstitutional. That is enough to jar county officials who prepared the rolls. Will someone inform Governor West that the county officials are violating the law and get him to call out the taxpayers are to blame for this, militia, declare martial law and for they have taken up with state, for if it is right and proper to arrest saloon keepers for violating the law, county offi-cials who do likewise should be Statement No. 1 ruction, antisplendid opportunity for the governor to play spectacular politics. It was Attorney L. M. Travis, of Eugene, who informed Tax Collector B. L. Beals that he was violating the law, have not panned out that way. who contend that Judge McGinn had decided that the law is unconstitutional. So the way to obtain the 3 per cent, should the sions and extravagant expendilower court be affirmed, is to tures of State funds. There is enter a protest when taxpayers pay their taxes.

candidate on the Republican worth repeating ticket for supreme judge, for he The state is tired of sky-rocket coming before him than the at-torneys, and he has gained the confidence of the people for his fairness and upright manuer in more. It wants real efficiency and administering justice since he rigid economy in public affairs. It wants fewer appropriations for use-bresided in the circuit court. Less boards and superfluous commis-We hope the people will superside since. It wants no more ventures

money available. But even in Total risks written durthat respect, Bro. Effenberger ought to know that taxation is at the high water mark and that the taxpayers have just cause to complain.

There is more or less complaint, not only in this county, but in other counties, on account of high taxation, and it is not at all surprising, for there is not the same economy used in public affairs as in private. Yet the most every ism that came along, with taxation increasing every assembly agitation, and the sovereign rule of the people advocates, and notwithstanding that it was predicted that these fads would be a political salvation to the people of Oregon, they Increase in taxation is the best proof of this, with a large innot much hope of relief for the

taxpayers as long as they take up this or that ism, only do drop It is with a great deal of plea- it to take up with some few fad. sure that we see Circuit Judge The Oregonian had a pointed then a trial. For sale by all dealers. L. T. Harris, of Eugene, is a editorial on this subject that is

ticket for supreme judge, for he is one of the best circuit judges in Oregon. We can say with a basis of straightforward, every-day great deal of truth there is not administration. We have had en-a man in Oregon more qualified tirely too much vandeville, too much for the position he aspires to pirouetting over the surface and than Judge Harris. He is a too much fruitless beating of the re-good student and capable jurist, form basedrum; too much thunder in fact, he works harder on cases around the corners of real problems;

ability to that court. It may be the capture and punishment of an by all druggists.

ing the year .. Net. Gross premiums ceived during the year . Premiums returned dur-

ing the year Losses paid during the year Losses incurred during the year Total amount of risks outstanding in Ore-December 31,

gon, 1913 678,293.00 NEWARK FIRE INSURANCE CO. By E. J. HAYNES, President.

By E. J. HAYNES, President Statutory general agent and at-torney for service : J. F. R. Web-ber. Resident Agent at Tillamook, Oregon : A. C. Everson.

Chronic Stomach Trouble Cured. There is nothing more discouraging than a chronic disorder of the stomach. Is it not surprising that many suffer for years with such an ailment when a permanent cure is within their reach and may be had for a trifle. "About one year ago," says P. H. Beck, of Wakelee, Mich., 'I bought a package of Chamber ain's Tablets, and since using them have felt perfectly well. I had I have felt perfectly well. previously used any number of different medicines, but none of different medicines, but none o them were of any lasting benefit." For sale by all dealers.

Chamberlain's Tablets for Constipation.

For constipation, Chamberlain's Tablets are excellent. Easy to take,

The Forty Year Test.

An article must nave exceptional merit to survive for a period of forty years. Chamberlain's Cough Remedy was first offered to the public in 1872. From a small beginning it has grown in favor and popularity until it has attained a world wide reputation. You will find nothing better for a cough or Try it and you will undercold. stand why it is a favorite after a period of more than forty years. not only gives relief-it cures. For sale by all dealers.

Plain Truth That's Worth M ney. We hope the people will sup-port Judge Harris, for he is a into hazardous \$450,000 irrigation and other enterprises. It wants less port Judge Harris, for he is a into hazardons \$40,000 trigation clean, unright gentleman, and his presence on the Supreme Bench would add honor and law. It wants less uproar about the capture and punishment of an

have \$596,299.05 such other and further relief in the precises as to said Court may 21,249.25 conscience,

4,855.56

ess than six successive weeks in 3 416.61 the "Tillamook Headlight, "a news-

3,952.29 paper of general circulation mook, County of Tillamook, State of Oregon, the place where said suit is now pending, all by order of the Hon. Homer Mason

Judge of the County Court of said County and State, in the absence of the Circuit Judge of the above entitled court, which said order is dated the 16th day of February, 1914. The property herein referred to con-sists of all those certain lots or parcels of land situate in the County of Tillamook and State of Oregon, follows: Lot number one (1) and lot number two (2) in bloc's number six (6) of Norton's addition to Tillamook City, Oregon, as per the re-corded plan

The date of the first publication of this summons is the 19th day of February, 1914. The date of the last publication is the 2nd day of April,

JOHN LELAND HENDERSON Attorney for plaintiff, New Bank Building, cor. 3d St.

Executor's Notice.

In the County Court of the State of Oregon for the County of Tillamook. In the matter of the estate of Matthew Casey, deceased.

the undersigned, Dennis A Brown, Executor of the Estate of Matthew

them with the necessary vouchers within six months from the first publication of this notice to said Dennis A. Brown, at Tillamook County Bank, in the City of Tillamook, County of Tillamook, State of Oregon.

This notice is published by order of the Honorable Homer Mason, Judge of the County Court within and for the County of Tillamook, State of Oregon.

Date of first publication, March 5th, 1914. Date of last publication, April 2nd, 1914.

DENNIS A. BROWN. Executor of the estate of Matthew Casey, deceased.

Change in Water Collection.

Water rents are now due and pay-able to the Collector at City Hall.

and 2d Ave. E.

Casey, deceased, to the creditors and to all persons having claims against said deceased, to exhibit