Advertising Rates.

LEGAL ADVERTISEMENTS:		
First Insertion, per line \$		10
Each subsequent insertion, line Business and professional card	8,	5
1 month	1	00
Homestead Notices	5	00
Timber Claims	10	00
Locals per line each insertion		5
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 exceeding five lines.

RATES OF SUBSCRIPTION. (STRICTLY IN ADVANCE.) One year. Six months Three months

Entered as second class mail matter July, 1888, at the post office at Tillamook, Ore., under the act of March 3, 1879.

Che Gillamook Bendlight,

SIX MONTHS OF TRADE.

Six months of the underwood tarifi law have more than justified every prediction made by protectionists. President Wilson's idea that it would be a good plan to put the "wits of the American manufacturer against the world" is shown to be a failure. In the last six months the nation has lost \$25,000,000 in customs revenue It is believed that the losses will be heavier in the ensuing six months, since the woolen schedule has been in operation only three months, so that the experts of the treasury were pretty nearly correct in their figures.

In the six months we have lost in exports and have gained in imports. We have imported \$54,000,000 less of raw materials for further manufacture than in the corresponding five months of the previous year. In the same period our exports of manufac-tured articles fell off by \$33,000,000 a net loss to the country of \$87,000,000 in our manufacturing trade. This net loss falls upon workers in American mills and factories. Our "wits' have not met those abroad for the simple reason that our men will not work for such wages as are paid abroad. The showing for the month of March is the worst of all, and there is no prospect of a change for the bet-

The government is \$30,000,000 behind in its balance sheet for the fisher Appropriations are cal year to date. Appropriations are on a higher scale than ever, while the prosperity of the country is be-ing assailed on every side. That conditions are no worse is due to the fact that our manufacturers have been doing their best to meet conditions. They have seen their profits cut down or vanish, but they have kept on because they did not want to see their organization broken up. Many thou-sands of employes have been discharged. This city has more idle men than at any time in a generation.

It was as plain as anything could be six months ago that such would be the results, but the academic legis-lators at Washington believed that by law they could make three and three make seven.—Philadelphia Inquirer.

THE TILLAMOOK BUTTERFAT PRICES AND LESSONS THEY

Pacific Dairy Review. Our California dairymen who re ceived from 24 to 26 cents for their March butterfat will find it hard to believe that just to the north of them, in Oregon, the Tillamook dairymen, who operate co-operative cheese factories, received from 46 to 51 cents a pound for their fat, according to the report on another page of this issue, from the secretary of the association through which the factories sell their There are some valuable lessons in these Oregon prices. The first is the fact that there is a good demand for cheese and that this in dustry on the coast, as we have often remarked, has been overlooked.

The second point is the fact that is is quality that counts in cheese, more than in any other food product. The Tillamook dairymen make good cheese, and when it isn't as good as they can make it they grade it and sell the inferior at a lower price. In trict does not have to answer for the poor quality has almost been elimin ated and now the fact that it is "Tillamook" is all that the cheese trade

Still another valuable lesson in the splendid success of the Tillamook dairymen is to be found in the advantage of a community specializing in some particular line to which it is adapted. Whether it is cheese, as in case of Tillamook county in Oregon, or Herkimer in New York, whether it is Holstein cattle in case of such a center of this breed as Syracuse, or Guernseys from certain sections Wisconsin-to say nothing of native island home-whether it's Santa Clara Valley prunes, Pajaro apples, whether it's shoes made in Brockton or iron products from the Pittsburg district—the moment any community specializes in something, has a big turnout and of superior quality, so soon will the rest of the world make a beaten track to that district for its product. People too often get the notion that if they get into something that is good and new that their neighbors will imitate them and thereby overdo the thing. This may be true of an inferior or mediocre but when it has intrinsic produce, but when it has intrinsic produce, but when it has intrinsic produce. world make a beaten track to that disgiven community produces the better it is for all concerned. The Tilla-mook success with cheese is a glaring proof of the truth of this theory in the business world. It represents centralization and unity of interests compared with forces that are scat-tered. There are still those who talk whole lot about diversification in farming, but you invariably find that the best success comes from specialization, especially if the specialty has

the quality.

REAL ESTATE SHARKS ARE ELIMINATED.

Precautions Taken at St. Paul, Ore gon to Prevent Inflated Land Values.

We give below an article to show how one community in Oregon tool the necessary precaution to eliminate real estate sharks and inflated land values, taken from the Oregon Jour-50 | nal:

Somewhere in the southland there may be a stream without aligators some place on this continent there may be a city park without a sme' 200; somewhere peanuts may be grown without shells, but—listen-Oregon has the only town in captivity where a real estate agent does not

and cannot, exist. The inhabitants won't let one in-side the corral.

St Paul, Marion county, Oregon, 53 miles up the Willamette river from Portland, is undertaking the job of expanding into a city with suburban trimmings without paying 10 per cent commission. A real estate dealer is about as welcome in St. Paul as ar

epidemic of measels. The inhabitants of the town with the saintly name are blessed with commodious minds for the storage of large quantities of common sense and they have figured out a land pro motion scheme in which the real estater is a minus quantity,

St. Paul is a village in the center of a 25,000 acre tract of rich land. During the years when Oregon and the Willamette valley were playing least frog with prosperity, St. Paul people were content to be left alone. From the middle of the nineteenth century until 1913 they were thoroughly en-gaged in keeping still. It didn't hurt their feelings a bit to be forgotten by their contemporaries. St. Paulites knew that their day would come, and they were waiters.

Located six miles east of Newberg and the Portland, Eugene & Eastern railway, and six miles west of Broadacres and the Oregon Electric, the 'St. Paul country" went on raising its 2,000,000 pounds of hops in its 2000 acres of hopyards, pulling money from prune trees, shipping cream from the big clover backed dairy farms, producing a few trains of hog-for the Portland markets each year and was content in its pursuit of hap-

Then something happened. It was a sort of bank burglary. A young fellow named Alois Keber drifted into St. Paul, started a bank, and burg-larized the town of its solitude. He saw the lay of the land, and put ambition and starch, hope, vinegar and a few other ingredients into the citi-zenry, and St. Paul began to take an interest in the world.

It was found that the original set-

tlers still owned the land, and that the type of speculator who makes a business of buying land for less than it is actually worth and triping his money on the installment plan overlooking a fine bet around St

Forty-two merchants, firms and farmers of the St. Paul country organized themselves into a Commercial club, hired a secretary and began a canvass of the farm lands of the district that were for sale.

So few farmers wanted to get out of the country that it became neces-saryto persuade some land owners to part with small portions of their holdings, and in many instances they were induced to offer tracts of 40 and 80 acres, segments from their paying and thoroughfares. improved fields, for sale. The secre tary of the club listed the lands, and then a committee from the club made an examination of them and fixed price at which each tract would be offerred to the public. The committee was made up of experienced farmers, and their reports recite exactly what can be done with each piece of land.

If it is worn out land and requires restoration, the report says so. In stead of describing a four room shack with a leaky roof, as a bunga-low, these hard headed old fellows called it ashack and suggestions that its best use would be as hen house.

If the lands or improvements were found to be of first quality, ready for cultivation and habitation, that information is given.

And the prices at which such lands can be purchased through the elimination of water in the profits, cuting out the middle man, range from \$75 per acre to \$100 per acre for im-proved farm lands. The purchaser s not required to pay a commission to any body

There will be a lot of people think that statement carries a catch word somewhere, but it does not.

The answer is found in the organ zation of the Commercial Club. The club is after more families to reside on the land around St. Paul, and the lues paid by club members are used to pay the expenses of selling the lands listed under this scheme.

RIVERS AND HARBORS.

Oregonian News Bureau, Washington, March 30 .- "Of all the Congressmen who appeared before the river and harbors committee this session to make appeals for appropriations for waterways in their respective districts, none was so well equipped with facts and figures and none made such a favorable presentation of facts as Representative Hawley, of Oregon." This comment was made by Representative Booher, of Missouri, to Representative Johnson, of Washington, and through the Washington

projects, and is, therefore, filled with first-hand information. Each session while the river and harbor bill is in course of preparation Mr. Hawley assembles his array of facts, goes before the committee and presents arguments showing Congress should, in each instance, appropriate the full amount recommended by the

Army engineers. Being thoroughly posted on the merits of each project and familiar with the work done, as well as the work in contemplation, Mr. Hawley has been able each year to make a clear presentation to the committee, and he is ready always with direct enswers to all questions propounded by members of the committee. His argument before the river and harbor committee several weeks ago so im-Oregon projects practically full amounts recommended by the Army engineers, something that was lone in few other Congressional dis-

Mr. Hawley has secured for rivers and harbors, public buildings, and other purposes in the district, over six millions of dollars, or an average of over \$870,000 for each year, including the present session, also,

Four per cent of the entire amount of the present House river and harbor bill is for this district, and there is appropriated for every project all the money recommended by the engineers up to date.

He is equally active, persistent and effective in all legislation, promoting the interests of the people and the public welfare, of the district, the state and the Nation.

After introducing bills to give committees jurisdiction over the subject matter under the rules, he has the matters incorporated in appropriation omnibus, or other bills which are to become laws, in accordance with customary parliamentary practice, and thus secures the enactment into law of a large percentage of his bills.

He is interested in getting needed legislation enacted, rather than in passing separate bills in order to have his name attached to them.

STATE ROAD AID IS DECIDED BY BOARD.

Only Counties Issuing Bonds to be

Beneficiaries of Fund Is
Ruling.
Salem, Or., May 11.—That only
counties which provide substantial
funds with which to build permanent
roads will be aided from the state
highway fund was the decision reached by the State Highway Commission
today. In further outlining its rolley today. In further outlining its policy the Commission announced that only permanent thoroughfares would be built with the state highway fund.

So far as the \$170,000 remaining in the fund is concerned the Commission virtually has decided that it will be distributed among those counties that have voted bonds and those that vote them at the coming election. This means that counties which are to be aided in hard-surface road building this year from the state fund are: Clatsop, Jackson and Columbia counties, which have voted bonds, and Clackamas, Marion and Coos, if proposed bond issues are approved Fri-The proposed issue in Clackamas is \$600,000; in Marion, \$850,000,

and in Coos, \$450,000.

The board also decided that it would do road demonstration work in the counties that improve large scale their own thoroughfares. Of the \$238,000, the appropriation this year for the state highway funds, \$30,000 was spent on the road between Wasco and Biggs late last winter to give work to the unemployed. The en gineering expense in Clatsop and Jackson counties, where the road work virtually is in charge of State Highway Engineer Bowlby, will be about \$40,000 or \$45,000, leaving about \$165,000 for buying machinery and distribution among the counties that issue bonds and in other ways provide large sums for improving their

Announcement was made by Commission today that through the efforts of the department Clatsop county, which has a \$400,000 bond is sue for road work, has been saved \$75,000. At the suggestion of State Highway Engineer Bowlby the first bids for the bonds were rejected by the county court, the highest being 20,000 less than was finally received. The lowest bid at first for building certain thoroughfare was \$280,000, which Major Bowlby said was too much. Later the same company bid \$246,000 and the State Highway Engineer said that was too high. It finally agreed to do the work for \$225, 000, and was awarded the contract.

The decision of the board today to aid only those counties which aid hemselves is an argument in favor of the approval of the bond issues to be oted on next Friday in Marion, loos and Clackamas counties. If the bonds are authorized these counties will share in the distribution of the If not, they will not get any of the state highway fund this

P. R. & N. TO STOP SCALPING.

To Whom it May Concern: Following is part of a letter re-ceived by me from F. L. Burckhalter, division superintendent, in regard to the practice of selling return portions

of round-trip tickets:
"It has been reported to me, that the people of your city are indulging to a considerable extent in the practice of buying round-trip tickets, Portland to Tillamook, and selling return portion to other parties. practice is in violation of section No 6952 of Lord's Oregon Laws, the penalty being a fine of from \$100 to \$500, or imprisonment in the county for not less than to days or more than 50 days. This practice seems to be general at Tillamook and we will be obliged to prosecute offenders if it

All employes have been instructed in line with the above, and every effort is going to be made to stop this practice, the company I am sure does not wish to prosecute any one but will be obliged to do so, in order to

protect its interests. RAY GRAT, Agent P. R. & N."

A 15 Watt Mazda Lamp

On your front porch can be lit every night until midnight and register not over fifty cents per month on the meter.

TILLAMOOR ELECTRIC LIGHT AND FURL COMPANY, WILL SPALDING, Manager.

SAMUEL T. RICHARDSON



Candidate for Justice of Supreme

Court of Oregon, Republican
Primaries, May 15, 1914.
Resides in Salem, Oregon, 57 years
of age. Born July 8, 1857, near Scio,
Oregon. Educated at the Willamette University. Admitted to the bar in 1884, and has practiced for 30 years. Has been law instructor for 27 years. Chairman of Law Commission to revise Judicial Procedure.

Suit to Foreclose a Mortgage.

In the Circuit Court of the State of Oregon, for Tillamook County, Department No. 2, in equity. Register

R. H. Wolter and Wilhelmina Wolter, plaintiffs, vs. William Frances

Notice is hereby given, that by virtue of an execution, decree and order of sale, issued out of and under the seal of the Circuit Court of the State and pursuant to the commands of of Oregon for Tillamook County, on the 7th day of May, 1914, in favor of R. H. Wolter and Wilhelmina Wolter, plaintiffs, and against William Court House in Tillamook County, Frances Jones, defendant, for the sum of one hundred (\$100) dollars, gold coin of the United States, with interest there on at the rate of per cent per annum, from December 13, 1912, until paid and, for the further sum of \$25.00 as reasonable attorney's fees, and for plaintiff's costs and disbursements incurred herein, taxed at \$40.75 and the costs of and upon this writ, to me directed and delivered, commanding me to make sale of the real property hereinafter described, I have levied upon and pursuant to the commands of said execution, decree and order of sale, I will on Saturday, June 6th, 1914, at the front door of the court house in Tillamook County, Oregon, at the hour of 10 o'clock a. m. of said day, sell at public auction to the highest and best bidder for cash in hand, all of the following described real property, lying, being and situate in Til-lamook County, State of Oregon, to-

Beginning at a stake in the north-east corner of the southeast quarter of the northwest quarter of section 16, township 5 S. R. 10 west of the Willamette meridian, running westery 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 beginthence ning, containing 3.000 acres of land, more or less; together with the ten-ements hereditaments and appurtenances thereunto belonging or in any wise appertaining.

To satisfy the hereinbefore men tioned sums, and for said costs and disbursements, and the costs of and upon this writ. Said sale will be made subject to redemption, as by law required and provided.
H. CRENSHAW.

Sheriff of Tillamook County, Oregon, by Clent King, Deputy.

Martin & Martin, Salem, Oregon,
and John Leland Henderson, Tillamook, Oregon, attorneys for plain

Notice of Sale of Real Estate.

In the County Court of the State of Oregon, for Tillamook County. In the matter of the estate of Charles Burke, deceased, by Mary Burke, ad ministrator.

Notice is hereby given to all whom it may concern that the undersigned by virtue of an order of the Honor-able Homer Mason, Judge of the County Court of the State of Oregon, for the County of Tillamook, in the matter of the estate of Charles Burke. deceased, duly made and entered in the journal of said court, will from and after the 6th day of June, 1914, at the office of John Leland Henderson, attorney-at-law, in Tillamook City, Oregon, proceed to sell certain of the real property belonging to said estate, at private sale, for such price or prices, and in one or more parcels, on such terms and conditions as to said administratrix may seem best, to such person or persons paying the best price therefor.

Said property is situated in Tilla-mook County, Oregon, and Is more particularly described as follows, to-

The west half of the northwest quarter, southeast quarter or northwest quarter and northeast quarter of southwest quarter, section 15, town-ship 4 south range 10 west, Willam ette meridian, containing 160 acres more or less, as per deed recorded in the registry of deeds of said County of Tillamook, State of Oregon, from Jasper Smith and Sarah A. Smith husband and wife, to Charles Burke dated February 24, 1903, recorded March 3, 1903, in book "Y," page 231. Also lots 5 and 6, block "E," in the

town of East Garibaldi, Tillamook County, Oregon, as per deed said reg-istry, from Dan Nicklas to Charles Burke, dated June 21, 1910, and re-corded July 25, 1910, in book "14," at page 203.

Also lots 35 and 36, block 16, and lots 19 and 20, block 63, Rockaway Peach, in Tillamook County, Oregon, as per deed said registry, from N Meyers and Eugenia Meyers, his wife, dated January 4, 1911, and recorded January 9, 1911, in deed records book

'14," page 399. The first publication of this notice is May 7, 1914, and the last is June 6, 1914. Dated at Tillamook County, Ore-

gon, on the 6th day of May, 1914. MARY BURKE, Administratrix of the estate Charles Burke, deceased JOHN LELAND HENDERSON, Attorney for said estate.

Foreclosure of Mortgage, No of Sale Under Execution. Notice

Department No. 2, In equity, Reg ister No. 1440. In the Circuit Court of the State of Oregon, for Tillamook County. Jackson Powell, Plaintiff

Aaron Sherman and Jennie I. Sherman, his wife, and A. G. Reynolds and Daisey V. Reynolds his wife, Defendants.

Notice is hereby given, that by virtue of an execution, decree, and order of sale, issued out of and under the seal of the Circuit Court of the State of Oregon for Tillamook County, on the 14th day of April, 1914, in favor of Jackson Powell. plaintiff, and against Aaron Sherman and Jennie I. Sherman, his wife, A G. Reynolds and Daisey Reynolds, his wife, defendants, for the sum of two hundred seventy (\$270) dollars, in gold coin of the United States, with interest thereon in like gold coin, at the rate of eight (8) per cent per annum since the 29th day of December, 1911; the further sum of five and 25-100 (\$5.25) dollars, with interest at the rate of six (6) per cent per annum since the 13th day of February 1914; and the further sum of fifty (\$50) dollars at torney's fees, and for the costs and disbursments of this suit, taxes a \$42.00, and the costs of and upon this writ, to me directed and de livered, commanding me to make sale of the real property herein-after described, I have levied upon, Oregon, at the hour of ten o'clock A. M. of said day, sell at public auction to the highest bidder for cash in hand all of the following described real property lying, being, and situated in Tillamook County,

scribed as follows, to-wit; Lots one and two of block six in Norton's Addition to Tillamook City, Oregon, according to the plat of said addition on record in the office of the County Clerk of Tillamook County, Oregon; together with the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertain-ing, to satisfy the herein-before mentioned sums, and for said costs and disbursements. Said sale will be made subject to redemption as by law provided.

Oregon, and more particularly de

H. CRENSHAW. Sheriff of Tillamook County, Ore. By CLENT KING, Dep. John Leland Henderson, Attorney for plaintiff.

NOTICE FOR PUBLICATION. Department of the Interior.

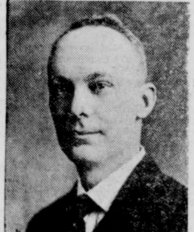
U.S. Land Office at Portland, Or, March 23rd, 1914. NOTICE IS HEREBY GIVEN, -That James Langley, whose post-office address is Garabaldi, Tillamook County, Oregon did, on the 21st day of April, 1913, file in this office Sworn Statement and Application, No. 03795, to purchase the Sw ¼ of Se ¼ Section 7, Township 2 North, Range 9 West, Willamette Meridian, and the timber thereon, under the provisions of the act of June 3. 1878.

and acts amendatory, known as the "Timber and Stone Law," at such value as might be fixed by appraisement, and that pursuant to such application, the land and timber thereon have been appraised, the timber estimated 320,000 board feet at 20 to 50 cents per M, and the land \$2.00; that said applicant will offer final proof in support of his application and sworn statement on the 10th day of June, 1914, before County Clerk of Tillamook county, Oregon, at Tillamook, Oregon.

Any person is at liberty to protest this purchase before entry, or initiate a contest at any time before patent issues, by filing a cor-roborated affidavit in this office, alleging facts which would defeat the entry.

H. F. HIGBY, Register.

WM. P. LORD.



Candidate for Republican Nomination for Attorney General.

In announcing my candidacy I do so on a platform that means something to the people of the state. I pledge myself to enforce the laws and to prosecute suits to regain vast tracts of public lands wrested from I will keep the office open at all

times to the people and to the legislators alike and furnish every assistance for formulating legislation for the reduction of taxation and abolition of worthless commissions and offices. I believe a candidate for of-fice should have a definite policy de-fined in his platform, and I will faithfully fulfill the pledges I have made to the people in my platform if elected to this office.

FOR SALE.

A Country Store in Tillamook County, well established, has good trade, excellent neighborhood, post office, making money, cheap if sold soon. Owner must go east. rent, good lease, good roads, a snap. For particulars see or write, C. R. Worrall, Atty., Tillamoook, Cheap e Oregon.

NOTICE OF APPLICATION FOR A LICENSE TO SELL SPIRITUOUS, MALT AND VINOUS LIQUORS, AND HARD CIDER, ETC.

Notice is Hereby Given.—That a petition presented in and to the County Court of Tillamook County, Oregon, for a liquor license is in words, letters and figures, and a full, true and correct transcript therefrom and the whole thereof is as follows, towit: In the County Court of the State of Oregon for Tillamook County.

In the matter of the Application of J. J. McCormick for a Liquor License.

License.
o the Honorable County Court afore-

To the Honorable County Court afore-said: We, the undersigned, hereby allege and show to this Court the following facts and petition as follows:

said:

We, the undersigued, hereby allege and show to this Court the following facts and petition as follows:

That we and each of us are residents, inhabitants and legal voters of and within Garibaldi Precinct, in "illamook County, State of Oregon, and have been such for more than thirty days next preceding the signing of this petition, and the filing there, and now are and have been actual residents and legal voters of and within said Precinct for more than thirty days next preceding April 30th, 1914.

That the above named J. J. McCormick is the owner and proprietor of a legitimate, bona fide hotel with accomadations for more than fifty guests, situated in the Garibaldi Precint in said county and state and outside the limits of the boundaries of any incorporated city or town of said state.

And we and each of us hereby petition you to grant a license to sell, spiritous, malt and vinous liquors, near-beer and fermented cider, commonly known as hard cider, for a period of one year from the date of the granting of this petition and such license, within said Garibaldi precinet, to the above named J. J. McCormick

Dated this 30th day of April 1914.

M. F. Robison, Garibaldi.

Ernest C. Crown, Garibaldi.

L. J. Van Nortwick, Garibaldi.

M. F. Alexander, Garibaldi.

Basie D. Kilgore, Garibaldi.

Anna G. Chapin, Garibaldi.

H. M. Kilgore, Garibaldi.

Anna G. Chapin, Garibaldi.

J. J. McCormick

Occar C. Hawthorne, Bar View.

Chas. N. Hunt. Bar View.

Chas. N. Hunt. Bar View.

Chase Bowers, Bar View.

B. Chatterton, Bar View.

Charles Bowers, Bar View.

B. Chatterton, Bar View.

M. F. Bowman, Garibaldi.

J. H. Smith. Bar View.

C. R. Arnold. Bar Sview.

B. Chatterton, Bar Sview.

John C. Krumlauf, Garibaldi.

Mrs. Chas. Morgan Garibaldi.

Mrs. Chas. Morgan, Garibaldi.

Mrs. L. Smith, Garibaldi.

Mrs. Champhe, Garibaldi.

Mrs. A. D. Hau Maud Miller, Garibaldi, Ben Center, Garibaldi, Mrs. A. D. Hauxhurst, Garibaldi, William Dowd, Garibaldi, A. Wilson, Garibaldi, I. Simonson, Garibaldi, J. S. McDonald, Garibaldi, Clara Pierson, Hobsonville, Ellen Long, Hobsonville, John Strom, Hobsonville, D. Johnston, Garibaldi, Ellen Long, Hobsonville,
John Strom, Hobsonville,
D. Johnston, Garibaldi,
Mrs. Mell Mitchell, Garibaldi,
G. H. Benson, Garibaldi,
Jas. Custer, Garibaldi,
Jas. Custer, Garibaldi,
Mrs. Jas. Custer, Garibaldi,
Clyde Miller Garibaldi,
J. B. Langley Garibaldi,
E. B. Leno, Garibaldi,
M. E. Krumlauf, Garibaldi,
M. E. Krumlauf, Garibaldi,
Mrs. C. Leno, Garibaldi,
Edwin Lachance, Garibaldi,
Edwin Lachance, Garibaldi,
Edwin Lachance, Garibaldi,
Bowid Lachance, Garibaldi,
G. M. Clark, Garibaldi,
G. M. Clark, Garibaldi,
G. E. F. Jackson, Garibaldi,
J. E. Ferko, Garibaldi,
E. E. Thompson, Garibaldi,
E. F. Jackson, Garibaldi,
W. A. Thompson, Garibaldi,
Mrs. Bessic Snidow, Bar View,
J. H. Oliver, Bar View,
K. Patterson, Bar View,
Emma A. Crown, Garibaldi,
Mrs. S. M. Hawthorne, Bar View,
Hugo Hebestreit, Garibaldi,
A. G. Krumlauf, Garibaldi,
Carl Johnson, Garibaldi,
C. E. Johnson, Garibaldi,
C. E. Johnson, Garibaldi, Carl Johnson, Garibaldi.
C. E. Johnson, Garibaldi.
C. E. Johnson, Garibaldi.
Charles Griffith, Garibaldi.
Frank Buckles, Garibaldi.
John E. Hobson, Garibaldi.
John E. Hobson, Garibaldi.
John Levenhagen, Garibaldi.
W. J. de Boer, Garibaldi.
C. V. Stoker, Garibaldi.
A. Zuercher, Garibaldi.
A. Zuercher, Garibaldi.
James Langley, Garibaldi.
James Langley, Garibaldi.
John Eillig, Garibaldi.
M. J. Halpin, Garibaldi.
A. J. Buettner, Garibaldi.
R. J. Buettner, Garibaldi.
S. D. Dorman, Bar View,
F. Lorden. Shannon, Garibaldi R. J. Buettner, Garibaldi,
Clark Smith, Garibaldi,
S. D. Dotman, Bar View,
R. E. Jackson, Bar View,
R. E. Jackson, Bar View,
R. See Hebestreit, Garibaldi,
I. N. Darling, Garibaldi,
J. S. Glebisch, Garibaldi,
A. T. Boynton, Garibaldi,
Mrs. A. T. Boynton, Garibaldi,
Mrs. A. T. Boynton, Garibaldi,
J. H. Thompson, Garibaldi,
Frank K. Strueby, Garibaldi,
J. W. Wakebauch, Garibaldi,
J. W. Wakebauch, Garibaldi,
J. W. Wakebauch, Garibaldi,
Wm. Hartzell, Garibaldi,
C. M. Rambo, Garibaldi,
T. H. Rambo, Garibaldi,
Ella J. Shattuck, Garibaldi,
Ella J. Shattuck, Garibaldi,
E. Krumlauf, Garibadi,
F. H. Illingworth, Garibaldi,
F. G. Lavis, Garibaldi,
J. J. McCormick, Garibaldi,
Gestrude Thompson, Garibaldi,
Myrtle Elliott, Garibaldi,
Myrtle Elliott, Garibaldi,
Myrtle Elliott, Garibaldi,
R. E. Miller, Hobsonville,
W. M. Rea, Hobsonville,
B. M. Dufur, Garibaldi,
State of Oregon,
J. State of Oregon,

B, M. Dufur, Garibaldi.

State of Oregon.
County of Tillamook. SS.

I. J. J. McCormick, being first duly sworn say, that I am one of the petitioners above named, and who signed the foregoing petition, that I have read the foregoing petition, that all of the facts and statements therein contained are true to the best of my knowledge and belief, and that said petition contains the names of a majority of the actual residents and legal voters of said Garibaldi Precinet.

Subscribed and sworn to before me this 30th day of April, 1914.

T. B. HANDLEY.

(SEAL)

NOTICE IS FURTHER HERBEY GIVEN.

Notary Public for Oregon.

Notice is Further Herry Given.—
That said petition will be called up for action in and by the County Court of Tillamook County, Oregon, on the 4th day of June. 1914, at the hour of 2:00 o'clock P. M., of said day, and based on said petition, said J. J. McCormick on said. date will apply to said County Court for a license to be granted to him to sell within said Garibaldi precinct and in the Town of Garibaldi therein, spiritous, malt and vinous liquors and fermented cider, commonly known as hard cider, for a period of one year from the date of said license.

Dated this 30th day of April, 1914.

Dated this 30th day of April, 1914.
J. J. McCormick.

Deafness Cannot Be Cured

by local application, as they cannot reach the deceased portion of the ear. There is only one way to cure deafness, and that is by constitution remedies. Deafness is caused by an inflamed condition of the mucous liming of the Eustachian Tube. When this tube is inflamed you have a rambling sound or imperfect hearing, and when it is entirely closed. Deafness is the result, and unless the inflammation can be taken out and the tube restored to its normal condition, hearing will be destroyed forever; nine cases out of ten are caused by Catarrh, which is nothing but an inflamed condition of the mucous surfaces.

We will give One Hundred Dollars for any case of Deafness (caused by catarrh) that connot be cured by Hall's Catarrh Cure. Send for circulars, free.

F. J. CHENEY & CO., Toledo, Ohio. Sold by Druggists, 75c.

Take Hall's Family Pills for constipation