ADVERTISING RATES.

Legal Advertisements. Each subsequent insertion, line. Business and professional cards Timber Claims 10.00 some hook or crook. Locals per line each insertion. Display advertisement, an inch, one month All Resolutions of Condolence and Lodge Notices, per line . .

ceeding five lines..... RATES OF SUBSCRIPTION. (Strictly in Advance.)

Cards of Thanks, per line.....

Natices, Lost, Strayed or Stolen

etc., minimum rate, not ex-

March 3, 1879.

THE TILLAMOOK HEADLIGHT.

Editorial Snap Shots.

The dry weather and free trade is playing havoc with the size of milk checks in this county.

There is this to be said about increasing the valuation of property to its full value-it is dollars to dough nuts that the taxpavers will have to pay more taxes eventually on account of the raise.

We don't see any difference in the value of Wilson river bottom land and the Nestucca Valley bottom land, for each will produce the same amount of revenue and should be assessed alike.

There is one thing that is noticable with the campers this year. Instead increasing the internal revenue taxes of driving in with narrow tired wa- or providing for a stamp tax such as gons, they are now driving autos-of all descriptions and sizes. This is ican war would yield a more immedproof that the farmers are discarding late and reliable revenue. Mr. Murtheir wagons and buggies for autos.

The "drys" and the "wets" are getting their ammunition ready for the fight. And so are the Republicans and Democrats, and the fight between the latter is for protection on the part of the former and free trade by the latter. The snap shot man is lined up with the Republican party, and does not propose to be drawn into the prohibition fight.

The best business corner in the city-the old Headlight building-is still to be adorned by the old shack. It was a selfish, dog in the manger system that drove business and business houses for Main street, and keep ooo boxes of cheese to the imperial those old shacks on the three corners opposite Lamar's, and it was the same short sightedness which increased the value of property and business in other parts of the city and ease. There has quite a decent turndecreased the value of property on Main street.

We heard a wordy discussion between a "dry" and a "wet" and the point they argued on was whether it would be lawful to ship liquor into bringing 121/2 at 125/3c. Tillamook provided the state went "dry." They seemed to agree, after making some uncomplimentary remarks one to the other about incroaching upon one's liberties and the legislature to make a gift to the the prohibition party, that it would be unlawful to ship liquor into Tillamook.

Let our public bodies economize thousand per week. and, if possible, reduce taxation. Why not commence with the water com mission. The citizens who own property and use water pay three times in Tillamook City what is paid in Portland for water. And the property owners are taxed every year as well to help create a sinking fund to help pay off the bonded indebtedness. As there is such an abundance of water in Tillamook, it looks to us that the wettest city in Oregon is taxed about all it will stand for water.

There is one thing connected with the war that should not be overlooked. England is in a position, with her large government and private shipbuilding yards, to build a formidable fleet within the next twelve months. And it is safe to say that these shipbuilding yards are working night and day building ships for the present war, for England realizes that the war will extend over several years. It is to be hoped that the present war will open the eyes of the people to the enormous cost of standing armies and navies, and he the means of all civilized countries settling their difficulties by arbitration,

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There is just cause for complaint. The government proposes to tax soit drinks. If that isn't enough to drive a man to quit drinking soft drinks we don't know what is. But, then, why not make the person who takes soft drinks help pay the running expenses of the country equally with those

who use liquor for their drinks! It seems, however, that the government is going to get everybody in the First Insertion, per line \$.10 drinking habit, whether he is a tea .05 boozer, coffee boozer, soft drink one month 1.00 or wine boozer, and, no doubt the Homestead Notices 5.00 water boozer, will be drawn in by

It is worthy of note that few per-.50 sons attended the special school meeting on Friday for only about a .05 dozen persons were present. It is a .03 little surprising when we hear so much about excessive taxation so few taxpayers put in an appearance and raise a protest. This is no time to increase taxation, for financial conditions are in such a state one hardly knows what is going to happen. Sup-One year\$1.50 pose, for instance, that the suit now .50 goes against it, the school tax will jump to 12 to 14 mills, to say nothing Entered as second class mail mat- of the additional taxation for the ter July, 1888, at the postoffice at building of a gymnasium and the ex-Fillamook, Ore., under the act of tra teachers for the kindergarten. We think it is wise to go slow these times and not overburden the people with excessive taxation.

Inheritance Tax for States.

Representative Murdock of Kansas urges a federal inheritance tax as at emergency measure to make up for the shrinking in revenue due to the war checking imports. He has called on the Treasury Department for a list of annual incomes of \$250,000 or more. This list should be interesting aside from Mr. Murdock's immediate purposes. As an emergency measure an inheritance tax would not be an ideal substitute for import du ties. By the time the people died and their estates were appraised shipping might be sufficiently restored to yield an adequate revenue through customs receipts. Doubling the present income tax or doubling its higher ratewas levied during the Spanish-Amerdock's speech indicated, a livelier concern about reducing swollen fortunes than about temporarily increasing the government's revenue. In other words, he was thinking of the constitution's preamble reference to promoting the general welfare in stead of the broader powers for levy ing direct taxes given by the recnt constitutional amendment.

Canadian Cheese Situation.

Under date of August 22 the Montreal Trade Bulletin says:

"The government of the province of Quebec having made a gift of 50,government, that quantity has been lifted from the market, and has had the effect of steadying what was previously regarded as a condition of over since our last report, some 12,-000 to 15,000 boxes being reported sold of July and the first half of August goods at 131/8 at 131/8c. for finest western and at 12% at 13c. for finest eastern and townships, seconds

"Mr. A. Trudel, manager of the cooperative Society of Cheese Manufacturers of the Province of Quebec. states that owing to the decision of this being one of the strong points of imperial government of 50,000 boxes ofcheese, the Thursday afternoon auctions at the board of trade will not take place until further notice. gage. The cheese are to be furnished at five

"A cable was received from Liverpool on Tuesday stating that finest Canadian cheese was quoted at 68. to 71s, whereas a few days previous sales of Canadian cheese in the same market had been made at 74s.

The Folly of Worry.

The same brain can't at the same time dwell on work and worry.

You can't dare while you dispaire, Don't meet trouble half way-make it race after you.

There are obstacles in all roads and they are only insurmountable to cowards.

No one ever got to the top without a tussle. It isn't so much the quality of a man's mind as the quantity of his nerve that brings him through.

So long as ruin is only a possibility there is always a chance to escape. Get out of the fright habit and into the fight habit.

Many a man has missed a picnic because he was certain a cloudy sky meant rain .- Women's World.

Horses For Sale.

Black mare, 4 years' old, weight about 1400 lbs., price \$175. Gray mare, 10 years' old, weight about 1250 lbs., price \$75. Bay Gilding, 7 years' old, weight about 1150, \$100. Iron Gray Counter Sign colt, months' old, price \$65. Will wait one year for payment if desired.

W. Roencke, Woods, Ore.

Circuit Court Next Tuesday.

boozer, whisky boozer, beer boozer, the regular October term. There are

Peter Nelson, et al, vs., Clara F Kennedy, action for money. P. W. Todd, vs., Charles Roy Funk,

damages. Eilers Music House, vs., William Dwight, for recovery of personal pro-

The First National Bank of Tillamook, vs., John W. Hopfield, action for money.

W. G. Dwight, vs., A. Giebisch and F. Joplin, partners doing business under the firm name of Giebisch and Jopln, injunction,

A. G. Beals, vs., F. H. Wilkins and Burton Rice, action for money. T. B. Potter Realty Co., vs., F. D.

ditchell, action for money. George Dunstan, vs., W. C. Hawk and Mrs. E. B. Miller, doing business under the style and firm name of Bay City Drug Co., action for money.

Tillamook County Bank, vs., Ivan pliant herein. Parson, action for money. John Theiler, vs., Tillamook Couny, damages.

Ira C. Smith, vs., O. J. Painter Noan, action for money.

Robert Watt, vs., Frank Long, Sr., action for money. Mohler Mercantile Co., vs., E. M.

Clark, et al, action for money. John W. Boyer, et al, vs., J. M. Bur ton, action for money. Nehalem Valley Bank, vs., M.

Gersoni, action for money. M. J. Gersoni, vs., Frank A. Rowe et al, action for money.

Grace Johnson, vs., J. C. Johnson, W. G. Dwight, vs., John Krbs, et al, foreclosure

Sylvia Rice, vs., Earl E. Rice, di-Iretta M. Bignell, vs., Louis J. Bignell, divorce.

School District No. 35, vs., School District No. 9, et al, injunction. F. R. Beals, vs., W. O. Chase, et al, oreclosure of Mortgage.

G. F. Chaphe, vs., R. A. Ashcroft, et al, Foreclosure of lien. Mary Winona Whaley, et al, vs., Cecelia Alice Davis, et al, to quit

Robert Watt, vs., H. J. Wilkins, et al, foreclosure.

Robert Watt, vs., F. H. Wilkins, et al, foreclosure on contract agreement. Lois O. McMahon, vs., Agnes Reid, et al, to quit title. Whitney Co. Ltd., et al, vs., Beall

& Co., et al, injunction. Oglesby Young, vs., Isabella Colins, et al, foreclosure of mortgage.

Lewis L. Smith, vs., W. G. Dwight, to quit title. William Ryan, vs., Richard F. Ryan et al, to quiet title.

A. N. Marolf, vs. Preston Marolf, et al, partition. Guy O. Smith, vs., Merton R. De-

long, foreclosure of mortgage. Robert Osborn, vs., William L. Riefenberg, et al, to quiet title. Nehalem Valley Bank, vs., Elmer

H. Gary, et al, foreclosure of mort-Milwaukee Mechanic's Insurance Co., vs., A. Ramsey, et al, foreclosure

of mortgage. N. McMillan as guardian, vs., Will Ten Eyck, et al, to quiet title.

Iva D. Miller, vs., Ivan D. Miller, divorce.

Kathleen Mills, vs., Mary Jane Martin, et al, foreclosure of mortgage.

Morrison Mills, vs., Randolph Lamb, et ux, foreclosure of mortgage. Frederick Dow et al, vs., John Leland Henderson, et al, to set aside deed.

Evan J. Owens, vs., Alberta Frock, et al, foreclosure of mortgage. Applications of Albert August John

Zimmerman, Adrian Tinner, Peter Wyss, Alfred Larson, Victor Leander Johnson, and Josef Felix Alois Ulrich, citizenship.

Marie Mahne, foreclosure of Mortgage.

Sidney E. Henders on, Pres. Surveyor. John Leland Henderson. Sec retary Treas., Attorney-at-

Law, Notrary Public Tillamook Title and Abstract co.

Law, Abstracts, Real Estate, Surveying, Insurance. Both Phones.

TILLAMOOK - - OREGON. **********

Notice of Sale of Real Property.

Circuit Judge Webster Holmes will convene court next Tuesday, which is a special term, to take the place of highest and best bidder, for cash, the following described real property

a special term, to take the place of the regular October term. There are a number of criminal cases for the grand jury to investigate, including the killink of M. Ackers by Ray the killing of M. Ackers by Ray Cooper at Blaine.

Following is the docket:
D. L. Shrode, et at, vs., R. H. Ashcroft, action for money.

Peter Nelson, et al, vs., Clara F Sixty (160) acres more or less.

votice is further given that the undersigned Trustee will receive sealed bids for the above described real property directed to him at Raymond, Pacific County, Washington, and submitted on or before the 15th day of September, 1914. No bid will be considered unless a certified B. S. Pague, vs., John Nicklaus, action for money.

Gas Power and Supply Co., vs., C.
H. Allger and H. H. Allger, action for money.

J. D. O'Neil,

Trustee of Peter McIntosh.

SUMMONS.

In the Circuit Court of the State of regon for Tillamook County. Robert Osborn, Plaintiff,

William L. Riefenberg and Lillian C. Riefenberg, his wife John Storm, the unknown heirs of Obed S. Thomas, deceased, and also all other persons or parties unknown, claiming any right, title, estate lien or interest in the real estate, described in the com-

Defendants. To the unknown heirs of Obed S. Thomas, deceased, and also all other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate described in the

complaint herein: In the name of the State of Oregon you and each of you are hereby required to appear in the above entitled court on or before the 5th day of October, 1914, and answer the complaint filed against you in the above entitled cause, and if you fail to so appear and answer within said time, for want thereof the plaintiff will apply to the above entitled court for the relief demanded in his com-

pliant, to-wit, for a decree as follows: First: Decreeing that you, the said defendants, and the other defendants above named, or any of you, have no right, title or interest at law or in equity, of any kind of nature, in and to real property situated in Bay City, Tillamook County, State of Oregon, described as follows:

Beginning sixty (60) feet west of the northwest corner of block four (4), James M. Fuller's Addition to the town of Bay City, Tillamook County, Oregon, being the northeast corner of the tract to be described, thence west two hundred (200) feet thence west two hundred (200) feet, thence south one hundred (100) feet, thence east two hundred (200) feet, thence north one hundred (100) feet, to the place of beginning; Second: Quieting the title of the

plaintiff in said property and the whole thereof against each of you and each of the other defendants above named, and each and every person claiming by, through or under you or any of you, or any of the other defendants above named.

Third: Establishing and decreeing that plaintiff is the absolute owner in fee simple of the whole of said property above described, and that none of the defendants above named have any estate, title, claim or interest in said property or any part thereof.

Fourth: Perpetually enjoining and restraining you and the other de-fendants above named, and each of you and each of said other defendants, from asserting or claiming any right, title, estate, lien or interest said real property hereinbefore described, or any part thereof. any right, title, estate, lien or interest

in said real property hereinbefore described, or any part thereof. Fifth: The said plaintiff will furth-

er apply to the Court for such other and further relief as to the Court may seem meet and equitable. This summons is published by order of the Honorable Webster Holmes, Judge of the above entitled court, made on the 10th day of Aug-

ust, 1914, in and by which order it is prescribed this summons shall be published for six weeks in the "Tillamook Headlight", a weekly news-paper of general circulation printed and published at Tillamook, Tillamook County, Oregon, and requires you to appear and answer the complaint on or before October 5th, 1914. The date of the first publication is Platt & Platt and J. Bailey,

Portland, Oregon, Attorneys for Plaintiff.

Notice to Taxpayers.

Notice is hereby given that those who have made half payment of the 1913 taxes, with an interest charge included, will be refunded the interest and that half payments received from now up till Sptember 1st will be re-John Hahn, vs., Gus Mahne and ceived without interest. By order of the County Court.

B. L. Beals, Treasurer.

Deafness Cannot Be Cured

y local application, as they cannot res the deceased portion of the ear. There is all you neway to cure deafness, and that is young that in the case of the case of the condition of the mucous an inflamed condition of the mucous an inflamed you have a runbling sound the condition of the fustachian Tube. When this the is inflamed you have a runbling sound the condition of the function of the condition or imperied hearing, and when it is entirely losed. Deafness is the result, and unless the inflammation can be taken out and the ube restored to its normal condition, caring will be destroyed forever; nine ases out of ten are caused by Catarrh, thich is nothing but an inflamed condition on the mucous surfaces. tion of the mucous surfaces.

We will give One Hundred Dollars for an ease of Deafness (caused by catarrh) the connot be cured by Hall's Catarrh Cur Send for circulars, free.

F. J. CHENEY & CO., Toledo, Ohio.

Sold by Druggists 726. Sold by Druggists, 73c.
Take Hall's Family Pills for constipation.

WATCH THIS PAPER FOR THE TRUTH ABOUT PROHIBITION

Here is the exact issue that confronts you

The prohibitionists ask you to adopt an amendment to the State Constitution to prohibit the manufacture and sale of alcoholic beverages, except for medical, mechanical and sacramental uses.

The adoption of this amendment means the entire wiping out of the present splendid home rule and local option laws.

Thereafter the regulation and control of the liquor traffic in Oregon would pass from cities and towns and be retained exclusively by the state.

Note carefully there is no mention of prohibiting "distribu-tion," "transportation" or "use" of alcoholic beverages. Only of manufacture and sale. Distribution, transpor-tation and use intentionally were left out by the prohibi-tionists. Shipment of liquors into the state, or through the state, or drinking of liquors within the state would not be prohibited by the amendment.

Washington, Idaho and California naturally would immediately begin shipping liquor into Oregon and throughout Oregon. The saloon, where it now exists, would merely have given away to the "blind pigger." "bootlegger" and "moonshiner." All cities and towns now either wet or dry would be at the mercy of the stale police authorities and state law makers.

Present "dry" cities and towns would realize that they had come nearer to voting themselves "wet" than they now are under the splendid home rule and local option

If the state authorities were derelict or failed to enforce the law, as they are in Kansas and Maine, the cities and towns would realize that they had voted away their present direct control and regulation of the liquor traffic. These articles will show later that Kansas and Maine authorities are derelict and do fail to enforce the law. To undo the mistake Oregon would have to repeal a constitutional amendment and not a mere law—a very difficult undertaking. Deceit and perjury in securing liquor illegally would have been substituted for what today is a steadily improving, healthier public opinion regarding true temperance, and true temperance would have been done an irreparable injury requiring many years to recover from.

Kansas is pointed to by prohibitionists as the model prohibition state. They want Oregon to become a Kansas. Watch these articles with a fair, open mind and learn what thirty-three years of prohibition law has done for Kansas without prohibiting or advancing true temperance.

All figures will be taken from latest United States Government Reports

N. B.—Prohibitionists are spreading the opinion that, if the proposed amendment is defeated, the present dry towns and cities will become wet again. This POSITIVELY IS NOT SO. The present home rule and local option laws would remain just as they now are.

VOTE 333 NO

AGAINST PROHIBITION

Paid Advertisement - Taxpayers' and Wage Earners' League, Portland, Oregon

