



How to Get Rich.

- Live within your means.
- Limit your wants while enlarging your resources.
- Dispense with luxuries as long as you can pay only for necessities.
- Promote your independence by becoming a money saver as well as a money earner.
- You can buy an interest-bearing Certificate of Deposit or make a deposit in our Savings Department every time you have a spare dollar.

Tillamook County Bank.

CAPITAL AND SURPLUS, \$80,500.

Report of the condition of
The Tillamook County Bank,
At Tillamook, in the State of Oregon, at the close of business
September 12, 1914.

RESOURCES.	
Loans and discounts	\$286,205.10
Overdrafts, secured and unsecured	543.86
Bonds and warrants	35,082.38
Stocks and other securities	469.02
Banking house	40,750.00
Furniture and fixtures	6,000.00
Other real estate owned	4,726.00
Due from banks (not reserve banks)	1,534.10
Due from approved reserve banks	58,645.18
Checks and other cash items	1,478.12
Cash on hand	26,531.12
Other resources	15.00
Total	\$461,979.88
LIABILITIES.	
Capital stock paid in	\$ 75,000.00
Surplus fund	6,500.00
Undivided profits, less expenses and taxes paid	613.94
Postal savings bank deposits	612.09
Deposits due state treasurer	4,000.00
Individual deposits subject to check	270,532.54
Demand certificates of deposit	3,424.70
Time certificates of deposit	36,843.12
Savings deposits	64,452.89
Total	\$461,979.88

State of Oregon, County of Tillamook, SS.
I, Erwin Harrison, cashier of the above-named bank, do solemnly swear that the above statement is true to the best of my knowledge and belief.—Erwin Harrison, Cashier.
Subscribed and sworn to before me this 25th day of September, 1914.—C. A. McGhee, Notary Public.
Correct Attest—M. W. Harrison, H. T. Botts, Directors.

TILLAMOOK JOTTINGS

The Tillamook Headlight office is now located opposite the court house.
Late Crawford peaches at the Fruit Palace.
Safe deposit boxes for rent. Tillamook County Bank.
Roadster automobile for sale cheap at Ed's Garage.
Blacksmith shop to rent next to my office. T. H. Goyne.
The city bid in all the Maple Grove property for taxes.
The W. R. C. will meet Saturday afternoon at the Artisan hall.
Single harness and buggy for sale. Apply at the City Transfer Co.
The place to eat is at the "Good Eats," Ramsey Hotel.
County Superintendent W. S. Buel and wife returned Wednesday.
Good house and lot for sale on easy terms. Apply to J. S. Stephens.
For sale, 200 acres of Wilson River bottom land. Inquire of Frank Freeman.
We are in a position to make some long time farm loans. First National Bank.
Shot gun and rifle bargains. Percy bicycle doctor, 1st St. and 1st Ave. West.
The Precilla Club will meet with Mrs. Carpenter on Friday, October 9.
Dr. Jack Olson returned to the city Tuesday and is ready for business again.
Mrs. Fred Poorman and child returned on Tuesday from a visit to relatives at Woodburn.
W. Fletcher, who has resided near Newberg, returned to this county to make his home here.

Try those 25c dinners at the Ramsey "Good Eats." M. A. Olson formerly of the Spanish Kitchen.
For sale a 3 year old full blooded Holstein Bull. Apply to Claude Christensen on the Hathaway place.
17 head of Spring calves for sale, apply to John W. Jennings, Jr., Kelchis River.
Found a ladies' switch. Same can be recovered by calling at the Headlight office.
J. J. Rupp and wife returned on Tuesday from a short visit outside and to the State Fair.
For Sale, full blooded Holstein Bulls, one year and six months. Apply to John Neiger, Fairview, Ore.
Bert Hudson was arrested for violating the fish law, and the case has not come before the justice yet.
For Sale, Good driving or riding horse. Address E. Musselman, Bay City, Mutual Phone, T. R. Elliott.
Editor Frank Taylor, wife and daughter, of Cloverdale, returned on Tuesday from a visit to their old home in Michigan.
Harvest supper and old time songs at the Guild hall Friday evening, Oct. 9. Everyone invited and a jolly time assured.
Vacuum Cleaner for rent, 50c. per hour. Bell telephones 130 J and 131 W.—The Electric Store, next to Gem Theatre.
Tillamook County Bank, a corporation, vs. Marion Celic, is a suit filed in the circuit court to recover \$162.00 and \$50.00 attorney's fees.
District Attorney M. J. Gersoni received a telegram on Saturday stating that his father was at the point of death, with cancer of the stomach. Mr. Gersoni left for Brooklyn N. Y., on Sunday, and will be gone three weeks.

Wanted to rent a dairy ranch, with stock, with 10 or more cows. Cash rent or shares. Address G. F. Hackett, Hemlock, Ore.
War does not effect our prices on school books and supplies. We placed our orders before the advance and give you the benefit. C. I. Clough.
Mr. and Mrs. Dunstan and Mr. and Mrs. Campbell returned to the city on Tuesday from Salem where they had charge of the Tillamook exhibit.
Protect your valuable papers from the unexpected fire by renting one of our safe deposit boxes. Only one dollar per year. Tillamook County Bank.
Attorney C. W. Talmage and brother Marcus Talmage, returned on Tuesday after a two months hunting and fishing outing in Southern Oregon.
It's a good rule to buy a sewing machine with an established reputation for quality services. The White for sale on easy terms at Jones-Knudson Furniture Company.
Dr. George J. Peterson has bought Dr. Perkins' dental practice in this city and will occupy the same office on First Street. Dr. Peterson came from Seattle, Wash.

Rev. R. Y. Blalock left last week to visit the State Fair and to look after his political fences in Polk and Yamhill counties, for he is the Democratic candidate for representative.
C. B. Wiley returned on Tuesday from the Dalles, where he had visited relatives. He was highly pleased with the county fair at that place, especially the round-up features.
Attorney Harry H. Belt, of Polk County, candidate of the Republican ticket for Circuit Judge, was in the county this week in the interest of his campaign, and he considers his prospects of election good.
Theodore Finney, who went to Pasadena, Cal., for the benefit of his health, died there last week. He was well known here and married a daughter of Mr. and Mrs. W. E. Noyes.

Rev. Aug Olson, of Portland, will preach at the Wilson river school house next Sunday at 8 p.m. and a meeting of the women will be held at the home of Mr. O. Gulstrom at 2 o'clock.
Arrangements have been made to keep Bar View hotel open during the winter, and the speciality will be in providing fish and clam dinners for parties who desire to spend a few days at the beach the coming winter. Phone orders.
Marriage licenses were issued on Tuesday to Charles Hunt and Minta Allison, of Beaver; Walter Kinnaman and Sarah Richardson; the former is 77 years of age and the latter 55, this being the third time and fifth times respectively they have been married; Geo. H. Peters and Loretta Rutherford, of Washington.

Geo. R. McKimens, independent candidate for County Commissioner, two year term, believes in co-operation with the taxpayers in deciding on the amount of money to be raised each year by taxation, in expending the money in the best and most economical manner, and in keeping a correct and itemized account of all expenses.—Paid Adv.
Justice Stanley had a case on Wednesday, in which Lewis Albert sued Jeff Fleck and Benjamin Via for \$240 damages, the plaintiff claiming the defendants had damaged him that amount of money by interfering with his fishing rights on the Nestucca river. About a dozen fishermen were brought in from the Nestucca as witnesses. Justice Stanley took the case under advisement until today, when he assessed the damages at \$100. The case will be appealed to the circuit court.
All teachers in Tillamook County have been offered assistance from the University of Oregon in covering the required work from the new State Reading List, the offer having been received at the office of County Superintendent of school W. S. Buel. The superintendent under section 24 of the school laws of Oregon for 1913 may not register any teacher until he is satisfied that at least one of the State Reading Books has been covered. The state university suggests that because of pressure of other work county superintendents may find supervision of this sort difficult. It has therefore prepared study helps, and is ready to assist the superintendent and teachers in any of several ways.

FARM FOR RENT.
For Rent, a 42 acre farm, 1 1/2 mile east of Tillamook—Apply to Geo. Cohn, Tillamook.
We understand that previous to the grand jury appealing to Governor West, it had papers drawn to indict District Attorney Gersoni, and as soon as Judge Webster Holmes returns to the city the indictment will be filed with the judge. The grand jury had a session on Tuesday and decided upon this.
Death of Mrs. C. H. Waymire.
We are sorry to announce the death of Mrs. Waymire, wife of Rev. C. H. Waymire, which took place on Saturday afternoon at the home of her daughter, Mrs. Frank Freeman. The funeral service was held in the U. B. Church on Sunday Afternoon, conducted by the Rev. H. F. White, and the interment in the I. O. O. F. cemetery.
Martha A. Waymire was born in Indiana on New Year's day, 1843. Came to Oregon with her husband 23 years ago and settled at Cloverdale, Tillamook County, was associated with her husband after his conversion in the active ministry of the gospel, either in a pastorate or mission work. She was the mother of ten children and step mother of twelve. She was with her husband in prison work in Salem for two years, having the care of 17 paroled boys, all but one being saved to an honorable citizenship and some saved to Christ. Was converted in girlhood, and has been a faithful Christian all her life. She was partially paralyzed and suffered from leakage of the heart, which brought on other complications, from which she died Saturday afternoon, Oct. 3, 1914. She leaves a husband and six children and nine step children to mourn their loss. She was a great sufferer but cheerful, always cheerful, never worried, always looked on the bright side. She was a woman of strong spirit, but that spirit was controlled by our Lord and his power spent in love and service. Her consecration was complete. Her Lord's will was her will. She loved to sing "My Jesus I love thee". She was a loving and loved companion, a loving and loved mother, a saint in her Christian character and devotion to Christ.
Rev. C. H. Waymire and family desire to thank the friends and neighbors who were so kind, sympathetic and helpful during the recent sickness and death of Mrs. Waymire.

GRAND JURY ACTION ASKED.

Governor Lays Charges Against District Attorney of Tillamook.
Salem, Ore., Oct. 5.—Governor West announced today that the evidence obtained by Miss Fern Hobbs, his private secretary, in her investigation of charges against M. J. Gersoni, District Attorney of Tillamook County, had been turned over to the grand jury. The charges against Gersoni are incompetency, failure to attend to his duties and gambling.
Governor West said he had asked for the official's resignation, but that he had declined to give it. Gersoni was appointed by Governor West when the county attorney bill passed at the last session of the Legislature became operative.

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Weddings.

Dr. Thos. W. Ross, formerly of Tillamook, was married to Miss Kina McKelvy in Portland on Oct. 1.
Married on the 6th of October, at the home of the bride, Walter Kinnaman and Mrs. Sarah A. Richardson the ceremony being performed by the Rev. T. W. Ward, of the U. B. Church.
Charles Hunt and Miss Minta Allison were united in marriage at the Christian Church parsonage at high noon, Oct. 6, H. A. Van Winkle, pastor of the Christian Church, officiating. A beautiful ring ceremony was used. These young people are both residents of Tillamook County, the groom being a member of the life-saving crew. Our best wishes go with them.
The home of Mr. and Mrs. Leo Morrison was the occasion of a very beautiful wedding, which took place at 6 a.m. Wednesday morning Oct. 7, when George H. Peters, of South Bend, Wash., and Miss Loretta Rutherford, sister of Mrs. Morrison, were united in marriage. The ceremony was performed by H. A. Van Winkle, pastor of the Christian Church, and others present were: Mr. and Mrs. Morrison, Mrs. C. M. Rutherford, mother of the bride and Napoleon Maxwell. A delicious wedding breakfast was served after which the young couple took the morning train for a "honey-moon" trip into British Columbia, after which they will return to their home in South Bend, where the groom is a prosperous young business man.

*Founded in the Strongest Way,
Growing Stronger Every Day.*

"SERVES YOU RIGHT."

Wir Sprechen Deutsch.

First National Bank, Tillamook, Ore.

Member of
FEDERAL RESERVE ASSOCIATION
Of the United States.

THE HADLEY CASE.

Attorney's Fees a Matter for County Court to Decide.

The case of Mrs. Otelia Hadley vs. C. E. Hadley, which was appealed from the circuit court of Tillamook County to the supreme court, in which Mrs. Hadley obtained a verdict in her favor, was remanded by the higher court on Tuesday. Mrs. Hadley sued the Hadley estate for her share of the estate, and the case was compromised out of court without the knowledge or consent of her Attorney, Oak Nolan, who sued for his fees.

The case was tried before Judge J. U. Campbell, Attorneys R. R. Dunaway and S. S. Johnson represented the Hadley and Attorney Oak Nolan defended his own case.

Justice J. Eakin in rendering the decision states:

In the pleading as well as at the trial plaintiff seeks to have her dower in the partnership property declared and admeasured to her, and that she have judgment for her half interest in her husband's interest in said partnership property. The main purpose of this suit seems to be to recover the widow's share of the estate's interest in said partnership. The title to the real estate in said partnership is in C. E. Hadley, and therefore, the interest of the real estate is an equitable interest; and a widow has no dower in an equitable estate in lands.

It was the duty of the general administrator, if he had reason to believe there was a partnership, to have inventoried it as such, and if necessary bring suit for the recovery thereof from the person in possession, if there was a reasonable ground to believe partnership existed, as is disclosed by the administrator's answer in this proceeding. If he was unwilling to do his duty in relation thereto, he should have resigned as such administrator and let some other person attend to it. So that the plaintiff had no personal interest in any of the property, real or personal, until the close of the administration of the estate; but under Hillman v. Young supra, where the personal representative neglects or refuses to act, which was the case here, the heir may apply in equity to reduce to the possession of the administrator the outstanding assets of the partnership, so that it may be included in the estate, and this suit can only operate in aid of the administration. Plaintiff by her reply to the supplemental answer admits the settlement alleged therein, but alleges fraud by the defendant C. E. Hadley in procuring it; and she seeks to have it declared void, but asks to retain the \$7,000 as part of her dower share of the estate in the final decision of this case. This is upon the assumption that the partnership exists as she alleges in the complaint and that she will have that amount due her from said property, which is denied by the answer, and we have no right to assume that it exists. When she filed her reply to the supplemental answer, she should have proved the fraud and offered to put the defendant in statu quo by tendering back the \$7,000. The question of fraud was not tried out or passed upon by the circuit court, and there was no tender back of the \$7,000 as a condition of her right to proceed with the trial. The fraud entitling her to rescind the contract of the settlement and to proceed with the trial must be established before the court as a condition of her proceedings therewith.

There was a great many matters suggested on this appeal that we have not discussed and deem them entirely immaterial, as we cannot give final decision on this appeal. The case ought to go back to the trial court for complete trial between the parties as to the existence of the partnership and for final disposition there; and if the partnership is found to exist, the decree should be rendered in favor of the estate, putting the administrator in charge thereof for final settlement and distribution. The settlement made with plaintiff cannot prejudice the rights and duties of the administrator to take notice of the partnership, if there be one, and to administer the same in the usual manner. Plaintiff can only sue to have the property adjudged partnership property of C. B. Hadley, deceased, and C. E. Hadley, and to determine that the interest of C. B. Hadley is the property of his estate, to be administered in the usual manner, and not to adjudge her interests therein as an heir or distributee. That can only be done in the county court at the close of the administration, and plaintiff's interest in said property can only be recognized to that extent.
It is not the province of this court to create a lien in favor of plaintiff's attorney on the property as the property is not plaintiff's property, nor is this adjudication thereof in her favor. If the estate is liable for an attorney's fee, that is a matter to be settled in the county court, and is immaterial here.
The decree of the lower court will be reversed and the cause remanded for further proceedings not inconsistent with the opinion.

To all Property Owners at Bayocean.
During the past few months there has been considerable criticism of the T. B. Potter Realty Co., by a few individuals, over the fact that we have placed a charge for the use of our dock at Bayocean by commercial boats. Under our contract of improvements we agreed to build this dock but did not agree to maintain the same, at a heavy loss to us, for an indefinite period of time.
For several years, however, we have maintained this dock in good condition, paying for its maintenance entirely ourselves. This dock was erected for the benefit of Bayocean and it is not the policy of this company to stand in the way of anything which is for the benefit of Bayocean. However we believe that it is no more than right that people using this dock for commercial purposes should at least pay a small proportion toward the annual upkeep of same.
The people who have been making the criticisms spoken of above maintained that this should be a free dock. We, therefore, hereby make the following offer to any body of Bayocean property owners, or citizens of Bayocean, who desire to maintain a free dock at Bayocean:
"If they will put up a suitable bond guaranteeing to maintain this dock in good order and operate it entirely on a free basis, we will deliver this dock to them, for a period of five (5) years. At the end of this time the above arrangements can be renewed, at the option of the parties taking it over, or the dock shall be returned to us in as good condition as it is at the present time."
T. B. Potter Realty Co.,
By T. Irving Potter.