

State Press Flashlights.

If a town does not reach after the trade, it will come only as fast as it has to, and it will grow as it is forced to.

The courts and lawyers certainly stay with the man whose mother has the coin. Once upon a time a man named Thaw, (who had been declared insane to save him from the electric chair for murder) escaped (?) from Metteawan insane asylum.

It is all right to remember and relieve the Belgium people or those of any other war-ridden country in distress, but we should not forget the worthy needy ones at our own doors.

Never think that you are down and out. Brace up and start over again. A man with one arm excites pity, but a man who has lost both arms is looked upon as a helpless being.

In scanning the list of continuing appropriations which bump Oregon taxpayers annually to the tune of \$1,213,140 a mild curiosity is certainly pardonable as to what becomes of the \$10,000 allotted for a uniform system of accounting in state and county offices.

The minimum wage law, which was shown to be an iniquitous burden on the employer, has proved itself no less hurtful to the employe.

The law limits the hours of labor for women, and makes no allowance for the necessities of the workers or employers or for the exigencies of times or seasons.

who by working overtime performed their own and the unemployed women's duties. What the hungry and desperate women did is not of record.

Has an Important Bearing.

The supreme court last week affirmed the decision of Judge Webster Holmes in the case of Mrs. Maude Zachary and upheld her right to widow's pension. The case came up to the circuit court from the county court, the latter making the defense of its refusal to grant the pension that it was not proved to the satisfaction of the court that the lady was a desident of Polk County.

This settles the question as to whether the county courts have discretionary powers. It shows that where there is doubt, it rests with the county court to disprove the claims of the application with convincing evidence.

Law Governing Prohibition.

The law governing prohibition to be submitted at the State Legislature, contains the following provisions:

Definition is broad enough to include not only familiar varieties of intoxicating liquors, but beer, powders, etc.

Anything containing more than 1/2 of one per cent of alcohol intended as a beverage is defined as "intoxicating liquor."

Home manufacture of wines, cider or vinegar permitted—but it cannot be sold.

Sale of sacramental wine permitted on order of clergyman.

Drug stores cannot sell Whiskey—even on prescription by physician. Licensed physicians may administer but not prescribe.

Taking of orders forbidden.

Giving away of liquor, when intended as law evasion, forbidden.

Club locker-rooms forbidden.

Carry intoxicating liquor to dance hall forbidden.

Only original consignee may receive liquor from without the state.

No habitual drunkard may import liquor from without the state.

Quantity that may be received at anyone time from without the state within four weeks limited to five gallons spirituous or vinous liquors and 20 gallons of malt liquors.

Places where liquors are manufactured, sold or given away become common nuisances. This section covers motor boats and automobiles when they are not common carriers.

A search and seizure system is provided upon a warrant which may be obtained by any citizen from proper authorities.

All intoxicating liquors found in violation of law declared forfeited.

Appointment of Assistant Attorney General to assist the local District Attorney at salary of not over \$200 a month is provided, but Legislature may change flat salary to fee system.

Fines collected under this law go to the county in which conviction is obtained.

Negligent officers may be removed by civil action.

Private citizens may employ attorneys with their own funds to be recognized as associate council in prosecuting violations.

Prosecuting officers are authorized to swear witnesses and make them sign their testimony. Refusal of wit-

nesses to be sworn is construed a misdemeanor subject to a fine.

Exact definition of liquor sold is not required in complaint.

Any number of offenses may be included in one complaint, and trial be had as on one count.

State has right to appeal on legal questions.

Physicians or pharmacists convicted more than once of violating law will have licenses revoked.

Fines become lien on property in which violations took place.

Copy of internal revenue stamps prima facie evidence of sale.

Notice to Contractors.

The Three Rivers Creamery Ass'n wishes to receive bids on building an addition to its factory at Hebo, Ore. See copy of specifications at Carl Haberlach's office, Tillamook, or at resident of Chas. McKillip, Hebo.

Building to be thirty two feet wide by 64 feet long.

Building to be completed by March 15th, 1915. Penalty will be provided for failure to complete building in specified time. Bidders will be required to give satisfactory references as to their ability to complete building etc.

Bids to be submitted by January 15, 1915. Leave bids at place where specifications may be seen. Company reserves right to reject any and all bids.

Certified check of 5 per cent of amount of bid to be left with bids.

Three Rivers Creamery Ass'n., By Carl Haberlach, Sec.

Notice of Assessed Damages.

Notice is hereby given, that the Viewers appointed by the Common Council of Tillamook City, Oregon, under the provisions of Ordinance No 283 to assess damages and benefits for the proposed widening of First Street in Tillamook City, Oregon from Second Avenue East, Easterly, have filed their report in said matter, and the Common Council of Tillamook City, Oregon, has appointed Monday, January 18th, 1915, at the council room in the City Hall in Tillamook City, Oregon, at the hour of 8 o'clock p.m. as the time and place when said report will be considered by the Common Council.

Commencing at a point 409 feet South and 60 feet East of the North-east corner of the E. Thomas D.L.C. in Section 30, Township 1 South, of Range 9 West of W.M., and running thence south 77 degrees, East 207 feet; thence North 12.55 feet thence North 77 degrees 10 minutes West 207 feet, thence South 11.96 feet to the place of beginning.

And the Methodist Episcopal Church has been assessed damages in the sum of \$25.00 for the taking of the following tract of land:

Commencing at a point 409 feet South and 60 feet East of the North-east corner of the E. Thomas D.L.C., in Section 30, Township 1 South of Range 9 West W.M., and running thence South 77 degrees, East 361 feet to place of beginning; thence North 12.85 feet; thence South 77 degrees 10 minutes, East 153.92 feet; thence South 10.46 feet, thence North 77 degrees, West 102.6 feet; thence South 2.74 feet; thence North 77 degrees, West 51.32 feet to the place of beginning.

And no damages have been allowed to any other person for the taking of any property by said proposed widening, and no benefits have been assessed against said property on account of said proposed change.

All persons interested are hereby notified to be present in writing their objections to said report if any there be, together with said report will be heard and determined by said Common Council at the time specified herein and above mentioned, or at such other time as the hearing there of may be adjourned to.

Dated this December 24th, 1914. John Aschim, Recorder of Tillamook City, Ore.

Every time Mr. Schwab comes back from Europe the business outlook is much brighter. More of our big business men should take trips to Europe.

It will require 300,000 tons of food a month for many months to avert distress from hunger in Belgium, and of this the United States, the only great power of the world not at war or in peril of war has undertaken to supply 8,000 tons per month, or one quarter of the normal requirements. The American committee asks \$5,000,000 a month until next harvest, certainly an enormous sum, but the amount must be forthcoming to save Belgium from starvation.

Notice of Sheriff's Sale.

Notice is hereby given, That by virtue of an execution and order of sale issued out of the Circuit Court of the state of Oregon, for Tillamook County, upon a judgment and decree of foreclosure duly entered in said Court on December 23th, 1914 in a case wherein Tillamook County Bank a corporation, is plaintiff, and Marion Celic is defendant, which execution was issued by the clerk of said court under the seal thereof, bearing the date of the 20th of December, 1914, I have levied upon, and will, on Monday the 1st day of February, 1915, at the hour of 10 o'clock a.m. at the Court House door in Tillamook City, Tillamook County, Oregon, duly sell at public auction to the highest bidder for cash in hand the following described real property situate in Tillamook County, Oregon, to-wit:

The South half of lot 5, in Block 16, of Thayer's Addition to the town of Tillamook (now within the corporate limits of Tillamook City.) Said sale to convey all of the interest of the defendant as of the date of February 11, 1911, or subsequently owned by him, and the proceeds will be applied to the satisfaction of the judgment in said cause, which is for \$162.00, with interest thereon at the rate of 8 per cent per annum, from October 11th, 1913, the further sum of \$50.00 as attorney's fees, the costs and disbursements of this suit taxed at \$16.00, and the costs and expenses of sale. Dated this December 26th, 1914.

H. Crenshaw, Sheriff of Tillamook County, Ore.

Sheriff's Sale.

In the Circuit Court of the State of Oregon for the County of Tillamook, Kathleen Mills, Plaintiff.

vs. Mary Jane Martin (Formerly Mary Jane Harris) and Caleb M. Martin, her husband, Defendants.

By virtue of an execution, judgment order, decree and order of sale issued out of the above entitled court in the above entitled cause to me directed, and dated the 10th day of September, 1914, upon a judgment and decree rendered and entered in said court on the 16th day of September, 1914, in favor of Kathleen Mills, plaintiff and against Mary Jane Martin (Formerly Mary Jane Harris) and Caleb M. Martin, her husband, defendants, for the sum of five hundred twenty-five (525) dollars, together with interest thereon at the rate of ten per cent per annum from the 10th day of April, 1913, until paid, amounting to the sum of six hundred eighty-eight and 90/100 (688.90) dollars, calculated to the 23rd day of January, 1915; together with the further sum of eight and 55/100 (8.55) dollars, together with interest thereon at the rate of six per cent per annum from August 12, 1914, until paid; also the further sum of seventy-five (75) dollars attorney's fees; together with the further sum of \$23.00 costs and the costs of and upon this writ, commanding me to make sale of the following described real estate, situate in the county of Tillamook, State of Oregon, within the corporate limits of the City of Tillamook, to-wit: The north east quarter of Block Fifteen (15) in Claude Thayer's Addition to the town of Tillamook, now City of Tillamook.

Now therefore by virtue of said execution, judgment, order, decree and order of sale and in compliance with the commands of said writ, I will on and after the 30th day of January, 1915, at 10 o'clock a.m. of said day, at the front door of the County Court House in Tillamook City, Tillamook County, Oregon, sell at public auction (subject to redemption) to the highest bidder for cash in hand all the right, title and interest which the within named defendants or either of them had on the 10th day of April, 1912, the date of the mortgage foreclosed herein, or which said defendants have since acquired or now have, or either of them has acquired or now has, in the above described property or any part thereof, to satisfy said execution, judgment, order and decree, interests costs and accrued costs.

H. Crenshaw, Sheriff of Tillamook County, State of Oregon. Dated, December 28th, 1914. Date of first publication December 31, 1914. Date of last publication, January 28, 1915.

Just when the youngsters were becoming satisfied with old-fashioned sleds for Christmas presents, a kill joy inventor gets up a motor attachment.

The Senate should either accept the provisions of the London Conference on Safety at sea or reject them all together. Its modifications are indefensible.

The statement that the Colorado mine strikers voted to return to work is, unfortunately, not accurate. They merely ended the strike and must look for work.

The railroads are complaining because so many persons travel in automobiles instead of on the trains. A similar grievance might be lodged against those who make a practice of traveling on foot.

Portugal has decided to join forces with Great Britain in resistance to Germany. This means another country to be bankrupt by the great burden of debt which inevitably follows in the wake of war.

The late Joseph Smith II, had to spend much of his time explaining the respects in which the Reorganized Church of Jesus Christ of Latter Day Saints differed from the regular mormons. Doubtless the society got its name so tangled.

EMPIRE MILKING MACHINES

are best yet. See me and I Will prove it.

A. J. Carpenter, Agent.



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In an L. C. Smith & Bros. Typewriter the point on the paper which is to receive the type impression is stationary at the instant the type hits. The carriage does not bob up and down when the shift is made to write capitals.

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