

## WITH THE EDITORS Discuss Questions of Interest to People.

We certainly ought to be mighty thankful. With prices soaring the way they are, just think what a schooner of beer might cost now if we still had saloons.—Itemizer.

More than ten million families have signed the Hoover pledge card. This pledge is pledge of service, as real as that of any soldier. Is it being kept in your family, or merely a "scrap of paper."—News Reporter.

Secretary Lansing gave out the German communications that resulted in the arrest of Caillaux as a spy. If anyone wants to know just what the German foreign office is doing, just ask Lansing.—Oregon Register.

Ye Gods! What next! Senator Stone questions the patriotism of Colonel Roosevelt and charges him with alliance with the kaiser. When Stone's attitude last spring is remembered was there ever a plainer case of Satan rebuking sin?—Independent.

Old "Gum Shoe Bill" Stone of Missouri has again gotten into print—top of the page next to pure reading matter—this time not as a member of the "willful twelve", but as the champion of national political ethics. As usual, Bill made an ass of himself.—Enterprise.

Merchants and other business men of Forest Grove should buy everything they can from the farmer and pay him the highest prices possible consistent with good business. Then in turn the farmer should reciprocate by buying every thing he can from the merchant consistent with good business.—News Times.

Oregon newspapers are mighty tender-hearted to politicians for they are running free pictures and announcements of candidates which can not be called "news" because the dailies get the first release of these political statements. After election all these candidates will tell those editors to go to grass. And "green" editors should get close to mother earth.—News Register.

In line with the world drive for practical democracy is the announcement of Secretary of Labor Wilson that wherever women have taken the place of men in the industries of the country, releasing the latter for military service, an effect will be made to secure the same pay for one sex as for the other for the same work. The idea of women's inferiority is rapidly passing.—Oregon Register.

The law has some queer twists and it is possible that Senator LoFollette may secure judgment from the Wisconsin newspapers if he is suing for libel. But a libel judgment does not mean vindication and the American people are quite likely to continue to agree with the newspapers in their comments upon the senator's attitude both before and since war was declared.—Independent.

Every person who contributes anything to any of the war work funds or relief funds should keep the receipt. When the soldier boys come back home some of them will be curious. They will hear a lot of windy talk from people who will tell how much they gave to the Red Cross and other patriotic activities. They will tire of hearing the talk and will ask to see the records. Keep your receipts. Your posterity will be proud of them when your every-day money making activities are forgotten.—Oregon Voter.

There is no need of being discouraged. Look at Canada, her young men and middle aged men have been asked to respond to the call of the mother country. Thousands enlisted as soon as the war was declared, thousands have joined the army since and still her industries are humming, her fields are being cultivated and Canada is doing her full share in providing for the feeding of her people at home and her armies over seas. Deep sorrow has come into the homes of Canada, yet that brave people are showing an indomitable courage for the tasks now before them. The example furnished by our neighbor on the north should be an inspiring example to us.—Seaside Signal.

### Smile, Darn You, Smile.

Cheer up, get a smile on your face. The man who wears a cherry smile these days is doing much more good than the sour-faced patriot who cannot see anything but death and disaster ahead. What if you are going to die? The test of manhood is to meet death with a smile on your face. Over in England when a sailor leaves for the front and says farewell to his sweetheart, he insists upon her smiling. War isn't time for hysterical, sobbing women let alone a lot of gloomy men. What we need is more confidence and more cheerfulness. No matter what happens, smile. A gloomy discouraged man is whipped before he starts. But look out for the man who smiles, no matter how hard you may

punish him. He may lose that smile when he gets fighting mad, but it's going to be rage and not gloom.—Umpqua Valley News.

### Explanation Deepens Mystery.

While the Sentinel does not hold the same jealousy towards the agricultural college that some other residents of Lane county do, yet we must admit that we seem to have been correct wherein we said some time ago that it was likely that apparent deceit practiced by someone in raising the salary of President W. J. Kerr never would be satisfactorily explained away.

Dr. Kerr has developed a great institution at Corvallis. He has put his heart into the work. He has been recognized as a tremendous success in his particular line of work. Possibly but few would say that he is not worth \$8400 a year to the state in his position at the head of the institution. His former salary was \$7000 a year. The members of the board of regents had often said he was worth more. It is reliably reported that they had offered him more and that he had refused to accept the raise. It is, there fore, apparent that his worth was recognized without any offer, real or otherwise, from any other state. He himself seems to be too shrewd and honorable to attempt any kind of shell game, and there was no need of such a stunt, yet there seems to be a nigger in the woodpile somewhere.

When the raise was given Dr. Kerr it was publicly announced that he had accepted the Oregon offer at less than the salary offered by Kansas. Then came back the word from Kansas that the offer had never been made although Dr. Kerr reassured that it had been. But for circumstances which have followed we would be inclined to think that the offer really was made, but that the Kansas people for some reason, had changed their minds, and had decided to get out of the predicament by saying that it never had been made.

The thing that makes the mystery deeper than ever and makes it appear that something had been covered up at home is that the board of regents now say that the Kansas offer had nothing to do with influencing them to give Dr. Kerr a raise.

If such was the case, why were the newspapers of the state besieged to urge upon the board of regents the vital necessity of keeping Dr. Kerr here even at an advanced salary. If the board of regents were not influenced by the Kansas offer, why was a campaign carried to every corner of the state based upon the Kansas offer? And if the Kansas offer had nothing to do with the raise in salary, why didn't the board of regents say so at the time instead of giving out a public statement that Dr. Kerr had been induced to stay despite the Kansas offer? Why was the Kansas offer used at that time as the explanation of the raise in salary, when at a later date the regents say that had nothing to do with the case?

The explanation deepens the mystery. We do not yet believe that Dr. Kerr lent himself to any underhanded scheme, but he is suffering from it as much as if it had been his own invention, and explanations that do not explain only make matters worse.—Sentinel.

### Spence and the Road Law.

"I was honestly mistaken," said C. E. Spence at Corvallis when confronted with the facts in reply to his baseless accusation that specifications for state paving were so worded as to exclude all kinds of paving except one.

Yet he keeps on making the same charge, and is holding meetings throughout the state to get backing for an initiative bill to repeal the road bonding act. At the State Grange meeting in Astoria, Master Spence urged the members to abide by the expressed will of the people; yet he has constantly campaigned to discredit the administration of the state highway commission.

He seems to be entirely confident that at the general election next November he can secure the repeal of the bill by the people. The people, however, will not be fooled on the state highway situation. They want facts, and the record made by the State Commission will be before them all through the campaign. Also, there will be finished paving to see, and to the thousands who pass over it the paving and the improved roads will tell a story far more eloquent than even Mr. Spence's false accusations.—Oregon Voter.

### Must Pay for Paper.

Judge Geo. Thomas of Columbus, O., recently decided that if a man accepts a paper that has been sent him he must pay for it.

The decision was rendered in the case brought by the Columbus Telegram against a man for \$2.35. The Telegram had been sent to the man's home, and he had accepted the paper. When called upon to pay for it he refused, and suit was brought. When Judge Thomas heard the evidence he instructed the jury to bring in a verdict for the Telegram.

Judge Thomas rules that the old common law principle that what a man receives and uses he was bound to pay for applied in this instance.

### MAKES A FELLOW FEEL GOOD

### This Is How Tillmookers Should Talk About this Splendid Section of Oregon.

It makes a fellow feel good when you hear a man, one who has traveled extensively, in fact, visited every state in the union, has no soil to sell—not speaking for gain in any sense of the word—but purely from an unselfish standpoint—to tell of the wonderful opportunities, the excellent climate, the huge undeveloped resources, the cheer and prosperity of our people, compared to those of the eastern states, the quiet, easy and happy-go-lucky manner prevalent among the native Oregonians, no inconvenience from either heat or cold, no extremes of any kind that causes suffering among its people—a land of plenty, even in these strenuous war times.

We say it makes a fellow feel good to hear these things about his own state. Of course, we all know these facts, but something must happen every now and then to sort of jog our memory—we get into a channel that is so deep that we never make any effort to "go over the top" and find out what we really have right in our own state and community. We forget the many good things that we have been blessed with and do not even feel grateful for the privilege of being so fortunate as to have the free opportunity to enjoy them.

Reclining in a chair in a local barber shop this morning, while the tonsorial artist was giving him the "once over" with all the care and faithfulness that a barber could permit under the prevailing "war time prices" of twenty cents per, with a twist of the razor on one's neck as an invitation for a hair cut, a stranger, judged from his appearance and general conversation, probably a traveling representative of some eastern house, "had the floor" for twenty minutes. No one ventured to say a word—they simply "gulled" down his utterances with a profound degree of astonishment—in fact, they thought at the conclusion of his interesting discourse that he would probably say that he was either heavily interested in some really in the state or that he represented some concern that had a method of their own of disposing of Oregon holdings. However, neither of these conclusions proved to have any foundation. The gentleman had simply visited the state, as he had many others—struck Oregon right in the mid winter—right at its worst, and it looked so good to him that he could not refrain from giving away and telling his stranger friends about it.

"You fellows ought to go back east for a while" where many thousands are suffering from the intense cold now prevailing and where it is utterly impossible to get sufficient fuel to keep warm, where thousands of babies are starving for the lack of proper nourishment to keep them alive—it being utterly useless to even attempt to get a sufficient supply of milk to give them at this time—and where the old and young alike among the poorer classes are suffering intensely for the necessities of life. These are the conditions you will find in many of the larger eastern cities. Why, Oregon is a paradise—a regular "garden of Eden" compared to many states that I have visited. You people don't know what you have got and, further, you are making the greatest mistake in the world by not telling other people what you have in this great section. There is only one thing that you need, and need it badly—about twice the population that you have and you wouldn't experience any trouble getting the people here once they realized what wonderful resources are at their command in this state."

Thus spoke a man who has always made his home in the east. The trouble with the average Oregonian is he barely ever gets out of his "hole" long enough to get his eyes focused on the good things that surround him—consequently is a poor booster for his own community.—Umpqua Valley News.

### Work of the Timber Barons.

The timber barons of the state made R. E. (Deacon) Smith; Smith made a few people believe he was sincere in his efforts in behalf of the small taxpayers; the "Deacon" made the Tax Liberator, the mouthpiece of the timber barons; the Tax Liberator made the "skidding" easy for the timber sharks and all went well. Then came the Taxpayers' League—Smith and his colleagues in the background—they pushed upon an unsuspecting and sincere set of officers the "honor" of conducting this league—they must localize their timber organization in order to make it effective and draw the curtain before the eyes of the public as to the true intent of the organization. With good officers before the mast and Smith at the helm it was easy sailing for the big interests—they were playing tag with the small taxpayer—for his efforts in their behalf they would give in return a lower tax on their own big timber holdings. They could hold their timber for fabulous prices—the county up and good and tight as far as its timber assets were concerned and let them remain so until they decided to let go—which means never—unless they are compelled to pay their just proportion of tax on their immense holdings. Don't think for a minute, Mr. Taxpayer, that the timber barons of

the state have any interest in your cause—not by a long shot—they are simply feathering their own nests at your expense. These facts are fully substantiated by recent developments where it was shown that the main guy that headed the organization is a representative of the Roach Timber Co., one of the largest timber owners in the county. Imagine such men as Fox, Smith and Creason looking after the interests of the small taxpayers. It is too ridiculous to even consider.—Umpqua Valley News.

### Editors Have their Troubles.

Telephone Register of McMinnville is threatened with a libel suit because it reported a scrap between two attorneys when arguing a case before the circuit judge. If an attorney is fool enough to get into a fistic encounter with another attorney, he is fool enough to start a libel suit, and is safe to say that the editor of the News-Reporter will have the horse laugh on him when the case is over.

The editor of the Dallas Observer and the Sheriff of Polk county met on the Dallas street and had an argument with their fists over an article that appeared in the Observer that the sheriff objected to concerning a burglary case that originated at Falls City. The reports of the meeting are conflicting, but it is safe to presume that both got licked.

The editor of this paper was threatened with "trouble" last Tuesday because he published an item of news in last week's issue concerning an arrest. If you should miss a few copies of the paper you know the "trouble" has arrived and that we are either in jail, laid up for "repairs," or that a newly made mound marks the place that will absolve us from all future trouble. We do not seek trouble but if a party commits a misdemeanor and gets into court, he seeks the trouble and it is the newspaper's right to publish it.—Sherwood News.

### Stomach Trouble and Constipation.

Those who are afflicted with stomach trouble and constipation should read the following: "I have never found anything so good for stomach trouble and constipation as Chamberlain's Tablets. I have used them off and on now for the past two years. They not only regulate the action of the bowels but stimulate the liver and keep one's body in a healthy condition," writes Mrs. Benjamin Hooper, Auburn, N. Y. For sale by Lamar's Drug Store.

### Notice.

In the County Court of the State of Oregon for Tillamook County.

In the matter of the guardianship of Mrs. Inez Vinning, an incompetent person.

Notice is hereby given to all whom it may concern: That the undersigned as the guardian of the person and estate of Mrs. Inez Vinning, above named, pursuant to and by virtue of an order and license of sale made and entered of record in and by the above entitled court on the 8th day of January, 1918, of the real property belonging to her situated in Tillamook County, Oregon, described as follows, to-wit:

An undivided one-fifth of the East one-half of the South West quarter of Section thirty-two (32) T. 1 S. R. 10 W. of the Willamette Meridian; and also all of the South West quarter of the South West quarter of Section thirty-two (32) T. 1 S. R. 10 W. of the Willamette Meridian, excepting therefrom that certain two acre tract of land heretofore conveyed by G. N. Hodgdon and wife to J. H. Riggs and wife, directing, ordering and licensing me as said guardian to sell said undivided one-fifth interest in said real property for cash in hand to the highest and best bidder therefor.

I will as such guardian on the 11th day of February, 1918, at the North door of the County Court House in Tillamook City, Oregon, at the hour of 10 o'clock a.m., of said day and date sell at private vendue to the highest and best bidder for cash in hand said undivided one-fifth interest in said real property belonging to said Mrs. Inez Vinning.

Dated this 8th day of January, 1918.

George N. Hodgdon, as Guardian of the person and estate of Mrs. Inez Vinning.

### TILLAMOOK ASTONISHED BY MERCHANT'S STORY.

A merchant relates the following: "For years I could not sleep without turning every hour. Whatever I ate caused gas and sourness. Also had stomach catarrh. ONE SPOONFUL buckthorn bark, glycerine, etc., as mixed in Adler-i-ka relieved me INSTANTLY." Because Adler-i-ka flushes the ENTIRE elementary tract it relieves ANY CASE constipation, sour stomach or gas and prevents appendicitis. It has QUICK-EST action of anything we ever sold. J. S. Lamar, druggist.

### How to Prevent Croup.

In a child that is subject to attacks of croup, the first indication of the disease is hoarseness. Give Chamberlain's Cough Remedy as soon as the child becomes hoarse and the attack may be warded off and all danger and anxiety avoided. For sale by Lamar's Drug Store.

### Summons.

In the Circuit Court of the State of Oregon for Tillamook County.

M. W. Harrison, Plaintiff vs. Charles E. Haas, W. F. Wollitz and Mary Wollitz his wife and Roger L. Scott and Jane Scott his wife, Defendants

To Charles E. Haas, W. F. Wollitz and Mary Wollitz his wife, and Roger L. Scott and Jane Scott his wife, the above named defendants; In the name of the State of Oregon, you are hereby commanded and required to appear and answer, or otherwise plead, to the complaint filed against you in the above entitled suit on or before six weeks from the date of the first publication of this Summons, and if you fail to appear and answer as aforesaid plaintiff will apply to the Court for the relief prayed for in the complaint, to-wit:

For a decree and judgment against you for the sum of \$500.00 with interest from the 20th day of Jan. 1917, at 6 per cent per annum; for the further sum of \$100.00 attorney's fees and the costs and disbursements of this suit; and for a further decree foreclosing plaintiff's mortgage dated July 27th, 1914, executed by the defendant Charles E. Haas, covering all of the following described real property, to-wit: Beginning at the Southwest corner of Section 30; thence South 310.74 feet; thence East 373.74 feet; thence North 310.74 feet; thence West 30 feet; thence North 277.2 feet; thence West 143 feet; thence South 83.06 feet; thence West 168.75 feet; thence South 193.24 feet to the place of beginning, containing 4.52 acres more or less, all in Sections 30 and 31, Township 1 South, Range 9 West W. M. Said mortgage being recorded in Book "Y", page 616 record of mortgages for Tillamook County, Oregon, and for a decree ordering said property sold in the manner provided by law to satisfy said judgment, and that you and each of you be forever barred and foreclosed of and from any and all right, title, claim or interest in and to said property.

This summons is served upon you by publication by order of A. M. Hare, County Judge of Tillamook County, Oregon, in the absence of Geo. R. Bagley, Circuit Judge, made and entered the 9th day of January, 1918, directing such publication be made in the Tillamook Headlight once a week for six consecutive weeks, and the date of the first publication is the 10th day of January 1918.

Geo. P. Winslow, Attorney for Plaintiff, Post Office Address, Tillamook, Ore.

### Summons.

In the Circuit Court of the State of Oregon for Tillamook County.

Donald L. Schofield, Plaintiff vs. Ethel Schofield, Defendant.

To Ethel Schofield, the above named defendant:

In the name of the State of Oregon, you are hereby required to appear in this cause and answer the complaint filed against you in the above entitled cause, on or before the date of the last publication, hereinafter named; and if you fail to so appear and answer, for want thereof, the plaintiff will apply to the above entitled court for the relief prayed for in the complaint, to-wit: that the marriage contract existing between the plaintiff and the defendant be dissolved and annulled, and that the plaintiff have a decree against you for absolute divorce and for such other and further relief as the court may deem just and equitable. This summons is published by order of Hon. A. M. Hare, Judge of the County Court of the State of Oregon for Tillamook County, said order being made in the absence of the Judge of the said Circuit Court from said County of Tillamook; and the first publication thereof is fixed by said order to be January 24, 1918, and the last publication, February, 28, 1918.

Johnson & Handley, Attorneys for the Plaintiff, 108 L. O. O. Bldg., Tillamook, Oregon.

### Notice of Administrator's Sale.

Notice is hereby given, that by authority of the County Court of the State of Oregon, for Tillamook County, and in pursuance of an order heretofore made and entered in said court in the matter of the Estate of Frank Long, Sr., deceased, the undersigned administratrix of said Estate, on and after Monday, the 18th day of February, 1918, will sell at private sale for cash to the highest bidder, subject to confirmation of said Court, all the right, title and interest of said Estate in and to the following described real property, situated in Tillamook County, Oregon, to-wit:

The Northwest quarter of Section 31, Township 2 South, of Range 9, West of the Willamette Meridian, except the right of way for logging and timber purposes, being in connection with and appertaining to what is known as the Yellow Fir Saw-mill, in Tillamook County, Oregon, and the right to use the pond thereon for mill purposes.

Dated Jan. 14, 1918.

Catharine A. Long, Administratrix of the Estate of Frank Long, Sr., deceased, Tillamook, Ore.

### NOTICE.

All persons having an account with Grant Mills, kindly call at the City Recorder's office and settle same, with Kathleen Mills.

Grant Mills.

### Summons.

In the Circuit Court of the State of Oregon for Tillamook County.

Colin W. Cottam Plaintiff vs. J. E. Sullivan, J. C. Davies and T. J. Leonard Defendants.

To J. E. Sullivan, defendant:

In the name of the State of Oregon you are hereby required to appear and answer the complaint filed against you in the above entitled suit within six weeks from the date of the first publication of the summons, to-wit: on or before the 21st day of February, 1918, and if you fail to so appear and answer said complaint the plaintiff will ask a decree against you for the relief prayed for in his complaint, to-wit:

That the contract made between you and plaintiff on the 6th day of February, 1913, for the purchase of the south half of the south half of Section 12, Township 6 South, Range 9 W. Willamette Meridian, in Tillamook County, Oregon, containing 152.00 acres, belonging to the plaintiff which contract was recorded in the Deed Records of Tillamook County, Oregon, in Book "24" on page 368 on March 15, 1913, be cancelled, set aside and held for naught, and that the plaintiff be adjudged the owner in fee simple of said premises, and that you have no title, right, claim or interest therein or thereto, and that the plaintiff recover from you his costs and disbursements in this suit, and for such other and further relief as to the Court shall seem meet and equitable.

This summons is served upon you by publication thereof pursuant to the order of the Honorable George R. Bagley, Judge of the above entitled court, made and entered on the 4th day of January, 1918, directing said summons to be published once a week for six consecutive weeks in the Tillamook Headlight.

Martin L. Pipes, John M. Pipes, George A. Pipes, Attorneys for Plaintiff, First publication Jan. 10, 1918. Last publication Feb. 21, 1918.

### Summons.

In the Circuit Court of the State of Oregon for Tillamook County.

Guy A. Richards, Plaintiff vs. Minnie Z. Richards, Defendant.

To Minnie Z. Richards, defendant:

In the name of the State of Oregon, you are hereby notified and required to appear in the above entitled Court and cause and answer the complaint filed herein within six weeks from the date of the first publication of this summons, which said date is the 17th day of January, 1918, and if you fail so to appear for want thereof, the plaintiff will apply to the Court for the relief demanded in the complaint, to-wit: For an order and decree forever dissolving, cancelling and annulling the contract and relation of marriage now existing between the plaintiff and defendant, and for such other and further relief as to the Court may seem equitable and proper in the premises.

This summons is served upon you by publication by order of Hon. A. M. Hare, Judge of the County Court of the State of Oregon, Tillamook County, made and entered at chambers in the City of Tillamook, Tillamook County, Oregon, on the 12th day of January, 1918.

Joseph Mannix, Willamina, Oregon. Last publication Feb. 28, 1918.

### Notice of Sheriff's Sale of Real Property.

Notice is hereby given, that by virtue of an execution issued out of the Circuit Court for Tillamook County, Oregon, dated the 13th day of December, 1917, upon a judgment made and rendered in the Justice Court of the Second Justice District, said County and State, on the 27th day of November, 1917, and thereafter on the 6th day of December, 1917, duly docketed in the Clerk's office of the said Circuit Court, wherein L. V. Eberhardt was plaintiff and John Feldschau and Anna Feldschau were defendants, said judgment being in favor of the plaintiff and against the defendants and each of them for the sum of \$25.75, with interest, costs and costs of filing transcript in said Circuit Court, the said execution being to me directed and commanding me to satisfy the said judgment out of the property of the said defendants:

Now, therefore, I have duly levied upon, and on Saturday, the 2nd day of Feb., 1918, at the front door of the County Court House in Tillamook City, Oregon, at 10 o'clock a.m., I will sell at public auction, to the highest bidder for cash in hand, the real property of the said defendants, situated in Tillamook County, Oregon, to-wit:

Lot number Six (6), in Block numbered 9, Park Addition to Tillamook City, Oregon.

Dated this January 2, 1918.

W. L. Campbell, Sheriff of Tillamook County First publication, Jan. 3, 1918. Last publication Jan. 31, 1918.