

Photo by American Press Association James E. Martine, United States senator from New Jersey, who took a promnient part in the West Virginia

Brief News of the Week

coal strike investigation.

Andrew Carnegie's gift of \$1,000,000 was rejected by the College of Bishops of the Methodist Episcopal church.

The Illinois legislature adjourned without passing an initiative and referendum bill before it.

The "17-year-locusts" which had been swarming in the woods about Kansas City have disappeared, after doing but little damage.

The state capitol and many stores were unroofed at Tallahassee, Fig., by a tornado which swept over the city. In the country near by much livestock was killed and maimed and other damage done.

The Brotherhood of Locomotive Firemen and Enginemen in session at Washington has passed an amendment to its constitution admitting to membership all employes engaged in the operation of electric locomotives.

A recent heat wave caused many protrations and six deaths at Chicago, and two deaths in Philadelphia. More than 1500 head of hogs died from heat in the Union stock yeards at Chicago. entailing a loss of \$35,000.

Through a unanimous decision of the United States supreme court, negroes can be compelled by steamship companies to accept second class accommodations.

A municipal wage commission at Los Angeles reported that \$4 per day was the lowest wage upon which a family could be supported in that city. found that 6000 workers were receiving less than \$2 per day.

The Japanese under secretary of state for foreign affairs at Tokio tendered an official apology to the American charge d'affairs for the inscription J. F. HUGHES directed against the United States which was written by unknown persons on the walls of the American embassy.

A collision between electric cars M. J. KINNEY Thursday near Vallejo, Cal., resulted GEO. H. KELLY in violent death to 13 persons. Twenty-five others were injured, two of them fatally. A two-car train crashed into a single car at full speed.

Twenty-five thousand to 30,000 building workers were locked out in Chicago in pursuance of the expressed determination of the Building Trades Employers' association to break unfonism in Chicago, and the city faces the most serious building strike since

NOTICE FOR PUBLICATION.

(PUBLISHER.)

Department of the Interior.

U. S. Land Office at Portland, Oregon.

May 24, 1913. NOTICE is hereby given that Flossie Rogers, of Route No. 1, Box 72 A.

Tillamook, Oregon, who, on October 14, 1911, made Homestead Entry, No. 03246, for Lot 3, Sec. 5, T. 2 S., R. 81 W., SWISEL, SEISWI, SWISWI, Section 32, Township 1 South, Range 8 West, Willamette Meridian, has filed notice of intention to make final Commutation Proof, to establish claim to the land above described, before J. C. Holden, County Clerk of Tillamook County, Oregon, at Tillamook, Oregon, on the 10th day of July, 1913.

Claimant names as witnesses: Lillian Kline, David Martiny, Edward Hanenkratt, Edward C. Smith, all of Tillamook, Oregon,

H. F. Higby,

Register.

Notice Closing Streams.

KNOW ALL MEN BY THESE PRE-SENTS, That, WHEREAS, the State Board of Fish and Game Commissioners, of the State of Oregon (as well as U its predecessors, the Board of Fish Commissioners of the State of Oregon) has propagated and stocked, and is propagating and stocking the waters of

with saimon fish, and WHEREAS, said Tillamook Bay and its tributaries are frequented by saln on fish, and, for the purpose of protecting the same, the said State Board 1. decided to close a tributary of said Tiliamook Bay, known as the Hoquarton Slough, and its tributaries on Slough 47 31 West 2,013.7 feet from the section corner common to Sections 23, 24, 25 and 26, of Township 1 South, Range 10 West, of the Willamette Meridian this point on said Hoquarton Slough being more particularly designated by posts crected by the Master Fish Warden warning the public; and also another tributary of said Villamook Bay, known as Miami River, above a point where the county wagon bridge crosses said Miami River just below the Pacific Railway & Navigation Company's railroad bridge crossing said Miami River, all being in Tillamook County, State of Oregon, to prevent fishing therein by any means in whatever, except with hook and line, would defeat the entry. commonly called angling, for salmon T fish, during the periods of time hereinafter specified.

NOW, THEREFORE, NOTICE IS HEREBY GIVEN by said State Board! of Fish and Game Commissioners that, said tributary of Tillamook Bay, known as Hoquarton Slough, and its tributaries above a point said Hoquarton [Slough, 47 31 West 2,013.7 feet from the section corner common to Sections 23, 24, 25 and 26, of Township I South, Range 10 West, of the Willamette Meridian-this point on said Hoquarton Slough, being more particularly designated by posts erected by the Master Fish, Warden, warning the public, are and each of them is hereby closed to fishing of any kind for salmon fish, except with hook and line, commonly called angling, from and after July 17, 1913, until on and after October 15, 1913; and that the tributary of said Tillamook Bay, known as the Miami River, above a point where the county wagon bridge crosses said Miami River just below the Pacific Railway & Navigation Company's railroad bridge crossing said Miami River, is hereby closed to fishing of any kind for salmon fish, except with hook and line, commonly called angling, from and after July 17, 1913, until said tributary is opened again to salmon fishing, as provided for under Section 5316 of Lord's Oregon Laws; and it is and will be unlawful to fish for, or take, or catch any salmon fish by any means [whatever, except with hook and? line, commonly called ling, in any of said waters during the said periods of time above specified.

Any and all persons whomsoever so fishing in violation of this notice will be prosecuted as by law provided.

Chairman B. E. DUNCAN Secretary

C. F. STONE

Constituting State Board Fish and Game Commissioners

NOTICE FOR PUBLICATION.

(PUBLISHER)

Department of the Interior.

S. LAND OFFICE at Portland, Ore. April 17th, 1913.

NOTICE is hereby given that Chester C. Shaw, whose post office ad-Tillamook Bay and its tributaries, in dress is care of Shaw Locke Realty in January of each year, Tillamook County, State of Oregon, Co., Portland, Oregon, did, on the 25th day of April, 1912, file in this office Board of Directors Sworn Statement and Application, No. 03466, to purchase the S. W. 1 of S. E. of directors shall meet, qualify and be of Fish and Game Commissioners has Range S West, Willamette Meridian, and shall elect a president, and the timber thereon, under the pro- til their successors are elected and visious of the act of June 3, 1878, and qualified. above a point on said Hoquart acts amendatory, known as the president shall be elected from the "Timber and Stone Law," at such body of the directors ; value as might be fixed by apraisement, and treasurer may be elected from the and that, pursuant to such application. the land and timber thereon have been of directors shall be to marage the appraised, the timber estimated 80,000 fiancial interests of the association, board feet at 75 cents for M, and the prepare for and give an land \$40 ; that said applicant will offer bold frequent meetings for the purpose final proof in support of his application of consultation and instruction of their and sworn statement on the Seventh executive officers. They shall issue day of July, 1913, before the Register and receiver of the United States Land instruction, concessions, admission, Office, at Portland, Oregon.

Any person is at liberty to protest this purchase before entry, or initiate a contest at any time before patent March, May, August, September, and issues, by filing a corroborated affidavit the 3rd Monday in October, and when-in this office, alleging facts which ever the president and secretary, or on this office, alleging facts which

> H. F. HIGBY. Register.

The Great and Grand MAJESTIC alleable and Charcoal Iron RANGE FOR SALE BY Alex McNair & Co. he Range

NEHALEM Will Celebrate the FOURTH.

Sports of all Kinds and a Baseball Game

NEHALEM

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For the Championship of Tillamook County.

Big Dance in the Evening.

"WE SHOULD WORRY" and on the Fourth Come to Nehalem.



By-Laws of the Tillamook County Fair Association.

(Continued from First Page.)

yond that date when the purpose of the petition would be defeated.

ARTICLE VIII.

Annual Meeting. Section I. The annual meeting for the organization of the board of directors shall be held on the third Monday

ARTICLE IX Organization and

Duties. Section 1. The newly elected board Section 30, Township I South, the 1st day of January of each year, and treasurer, who shall hold office un

Section 2. The president and vice

stockholders.
Section 3. The duties of the board ultural and industrial exhibit, and to premiums, publicity, buildings and conventences, decoration, amusements and public protection, awards, auditing of the petition of two or more directors, a special meeting is deemed necessary, the secretary shall call a special most ing by notifying every director by mail, giving a five days notice. During each day of the fair, sessions shall be held every evening at the secretary's

Section 4. The President shall preside at all meetings of the board and at meetings of the stockholders , he shall put all properly presented motions and announce the results; appoint committees when so instructed, name heads of departments unless these offices are filled by vote of the directors, and have general supervision of the rules and orders of the association and its directors and countersign warrants Section 5. The vice president shall exercise the duties of the president or case of his inability to exercise his

Section 6. The secretary shall keep an accurate record of the proceedings of the association, its directory meetngs, and shall produce such record, or any portion of it, whenever required. He shall issue stock certificates to all persons paid up and entitled thereto. He shall in person or by deputy super-intend the recording of expenses and receipts of the association, of all entries for exhibits, concession fees, admission, etc., of prizes awarded, and other disbursements, and of such other information or data as would seem to be necessary to a complete record of the work of the association. He shall settle all accounts and issue miums subject to instructions from the board of directors as soon after presentation of claims as possible. shall receive all money due the association, issuing duplicate receipts therefor and shall turn it over to the treasurer within ten days of its receipt by him, taking a treasurer's receipt on the latter's acceptance. He shall issue duplicate treasurer's warrants for the payment of all vouchers or claims association and shall pay any claim or order against the association from any money he may have on hand. At the discretion of the board he shall execute a bond for the tecurity of all books, records and money belonging to the association in a sum to be determed by the board. His books shall be open for the inspection of directors or stockholders at any

Section 7. The treasurer shall; receive all moneys paid to the secretary, giving a receipt in duplicate therefor, and shall recognize all warrants, conntersigned by the president, for the payment of money, by issuing treasur-ers checks of the association. No payments shall be made in cash. He shall keep an accurate record of receipts and expenditures, which shall be open to inspection of stockholders at any time. He shall be required to give bond to an amount to be determined by the board for the safety of all money of the association. of the association.

Section 8. The bonds required the secretary and treasurer shall be fixed and presented to the president not later than the May meeting, and may be on personal security or through a bonding company at the association's

ARTICLE X.

Auditing Committee. Section 1. An auditing committee shall be appointed from stockholders, not members of the board of directors. at the August meeting and its report shall be rendered at the regular Jan-uary meeting and at the annual meet-ing of stockholders in October.

ARTICLE A.

Voting.

Voting.

Section 1. Voting for directors by stockholders shall be by ballot, each stockholder shall be entitled to one vote per each share of stock held by him. In election of officers in the director of the ballot was the late. him. In election of officers in the di-rectorate vote shall be by ballot, ma-jority of votes cast being necessary to a choice and each director ing entitled to one vote. If there only one nominee the vote may be by acclamatio

ARTICLE XII.

Surplus.

All money on hand unnessary to meet the actual expenses of the fair, at the regular October meeting of the board, shall constitute a surplus to be held for further improvement in whole or part, or be destributed among the stockholders as a dividend, at the discretion of the directors.

ARTICLE XIII.
Date of the Fair.
Section 1. The date of the fair shall be determed not later than the March meeting of the board each year, except the year of 1913.

ARTICLE XIV.

Rules.

Section 1. A body of rules may be adopted by the board to govern its routine or special business and such rules may be amended by adding to or

SIDNEY E. HENDERSON President Surveyor

JOHN LELAND H Attorney at Law and

TILLAMOOK TITLE AND ABSTRAC COMPANY

LAW : ABSTRACTS : REAL ESTATE SURVEYING : INSURANCE

Both Phones

Tillamook, 0

It's Worth More Than Gol to Relieve the Mind and Enjoy

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Cement Sidewalks and Concrete Construction Wor Enquire at Ramsey Hotel

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"Nature's Playground," as these beaches have been called are now open for summer visitors. New hotels, with all modern conveniences, coay cottages, camping grounds and

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> JOHN M. SCOTT. General Passenger Agent Portland, Oregon

atriking out a portion, at any meeting by a two-thirds vote of the directors present; but no rule shall be adopted that does not conform to intent of these by-laws.

ARTICLE XV.

Quorum.

A quorum for the transaction of business in a directors meeting shall require 3 members of the board to be present. In a stockholders meeting 20 per cent of stock shall be represented to constitute a quorum.

ABTICLE XVI.

ABTICLE XVI.

Amendments.

Section 1. Amendments or alterations may be made to these by-laws by a two-thirds vote of the stockholders present at an annual meeting or at a special meeting called for the purpose. Notice of all proposed amendments or alterations must be published thirty days previous to the date of final vote.

ARTICI,E XVII.

Ratification.

Section 1. All the business transacted by the association shall be transacted in conformity with these by-laws from the time of the adoption thereof, and thereafter. and thereafter.

ARTICLE XVIII.

Section 1. No expenditures shall be made by any director, officer, or committee unless authorized by vote of the

ARTICLE XIX.
Rules of Order.
Section 1. In all questions of procedure Robert's Rules of Order shall be the guide unless points in question are covered in these by-laws.

ARTICLE XX.
Order of Business.
Section 1. The regular order of business shall be: 1. Reading minutes of previous meeting. 2. Adoption.
S. Reports of standing committees.

4. Reports of special committee Unfinished business. 6. Committee Committee



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