

The Tillamook Herald

E. E. Crombley, Editor

Issued Twice a Week Tuesday and Friday

Entered as second-class matter May 17, 1910, at the post office at Tillamook, Oregon, under the act of March 3, 1879.

SUBSCRIPTION \$1.50 A YEAR IN ADVANCE

Advertising Rates

Legal Advertisements	Each subsequent insertion, line .05
First insertion, per line \$.10	Resolutions of Condolence and Lodge notices, per line .05
Each subsequent insertion, line .05	Business & Professional cards, mo. 1.00
Home-made N. 100s	Display Advertisements, per inch .25
Timber Claims	ALL Display Ads must be in this office on Monday and Thursday Mornings to insure publication in following Tuesday and Friday issues. Reasons are imperative.
Notices, per line	
Cards of thanks, per line	
Locals, per line first insertion	

FRIDAY, OCTOBER 3, 1913.

The loss of the British ship *Glenesslie* off Newfoundland has been attributed to the use of liquor. The evidence seems to be to the effect that the captain was drunk a good deal of the time on the voyage and was drunk at the time the boat struck. What a terrible toll the liquor business does demand!

Frozen eggs four years old are to be placed on the market in New Jersey. Federal inspectors allow it, having eaten them, and waited in vain for unfavorable results. The pure food bureau of the department of agriculture endorses this method of preserving eggs after a long series of experimenting, but gives this caution: "Beware of bad eggs! Keep them frozen."

A new world's milk record for Jersey cows was recorded recently by Eminent Ross, owned in Houghton County, Michigan. Her yearly record under the supervision of the Michigan Agricultural College shows a production of 18,781 pounds of milk, testing 1.132 pounds of butter. The former Jersey record, held by Jacoba Irene, was 17,558 pounds of milk. The new record also exceeds the Guernsey breed record by Spotswood Daily Pearl by 179 pounds of milk.

We understand that an endeavor may be made to have the money which remains in the defunct Port of Bayocean treasury, used for the construction of the Bayocean road. We do not think this would be a good move. The money ought to be returned to the taxpayers where it legally and rightfully belongs. The Herald expects to publish in the near future a report of the receipts and expenditures of the late port of Bayocean, the officers of that organization having promised us that they would furnish us with the same shortly.

The Headlight is criticizing the city council because it has ordered planking to be laid on the street between the slough and the county paving. This criticism is uncalculated. The council is doing the best it can under the circumstances. No doubt, had the council thought that the little bit of planking in question would have affected Bro. Baker so, they would have acted otherwise. It is indeed to be deplored that one carrying such weighty burdens, and as high in authority, (?) should be put to such excruciating pain as Bro. Baker has apparently been put to by the laying of a few feet of planking. The fact of the matter is; had less money been spent on needless paving in different parts of our city, there would now probably be no trouble about laying a short piece of paving where it is so greatly needed.

Postmaster-General Burleson has signed an order which provides that pre-cancelled postage stamps may be sold to the public on and after September 16. Pre-cancelled stamps have printed upon them the name of the postoffice before they are sold. Such stamps will be valid for postage on newspapers and magazines mailed by the public, books and other printed matter and merchandise or parcel post matter. The stamps will be recognized only at the post office named on them. By the use of pre-cancelled stamps the transportation and delivery of mail bearing them will be expedited greatly, and it is estimated that the government will save an expense of labor in cancellation of \$250,000 a year. Pre-cancelled stamps may not be used on letters or sealed mail matter, which under the law, must bear the date of mailing. Pre-cancelled stamps are not stamps that have been used before. They are stamps that are canceled before they are sold so as to save time in handling the mail.

There is on display in C. I. Clough's window, some samples of brick and tile recently made at the Tillamook Clay Works, Krebs Bros., Prop. The brick is fair and the tile is extra good, for the first batch to be put through the kiln. The brick are slightly cracked because of the fact that it was necessary to put them out of doors for drying before putting them in the kiln. As soon as the proprietors can put up the proper kind of a drying shed the cracking will be eliminated.

The prices which the Krebs Bros. are asking for their brick and tile are very reasonable. The brick is selling at \$10 per thousand and the three in tile at \$16 and the 4 in. tile at \$20. The value of tile for the draining of lands is great. Tiling increases both the quantity and quality of products of agricultural lands, and has proven a good investment wherever it has been used. The prices which the Krebs Bros. quote will allow tiling to be carried on extensively in Tillamook county and will mean added wealth to our community. We wish the Krebs Bros. success in their undertaking. The steady operation of a good brick and tile plant means another pay roll, and will greatly assist in the development of the county.

GAME RESTRICTIONS ARE EXTREMELY RIGID.

With the open season on upland game birds which began Oct. 1, more than ordinary vigilance will be exercised by the state game warden's department in enforcing the observance of the law pertaining to this class of birds. Upland game birds, which include China pheasants, blue and ruffed grouse, and quail, will be open to the hunters until October 31.

The laws relating to the upland game birds passed at the last session of the legislature are very stringent and will be strictly enforced, particularly as regards size of bag, trespassing and shooting of female pheasants.

Hunters are restricted to a bag of five for any one day of pheasants and blue and ruffed grouse combined, and to not more than 10 of these three varieties combined for any seven consecutive days. That is to say, a hunter may shoot a combined bag of five each day for two days, and would then be forced to stop for five days or shoot some other variety of game not included among these three.

Sportsmen will be permitted to have five of these three varieties combined at one time. More than five will be considered prima facie evidence that the whole number was bagged on one day. Those who kill their five on any one day will be compelled either to resume or ship home their bag before finishing their seven consecutive day allotment.

The restriction on quail is similar, with 10 the limit on seven consecutive days' shooting, but a hunter would be permitted to have five pheasants and blue and ruffed grouse combined and 10 quail in his bag at one time.

It will be unlawful to shoot from any vehicle or from any public highway or railroad right of way, nor is it permitted to shoot on private property without first securing permission from the owner.

STUDENTS TO ADMIT PUBLIC OBLIGATIONS

University of Oregon, Eugene, Sept. 23—"Pledge Day," that curious occasion upon which the University of Oregon students agree to return to the state in good works their indebtedness to the state for helping educate them, will this year come early in October. Hiram Johnson, governor of California, is expected to give the Pledge Day address. The theory of Pledge Day is

that the taxpayer, in maintaining the state university is making an investment in citizenship. The student thus owes a debt of good citizenship to the taxpayer, and at Pledge Day he is made to realize a specific obligation. The form of pledge used is this:

"As a student at the University that is maintained by the people of Oregon, I heartily acknowledge the obligation I shall owe to them. The opportunities open to me here for securing training, ideals and vision for life, I deeply appreciate and regard as a sacred trust, and do hereby pledge my honor that it shall be my most cherished purpose to render as bountiful a return to the Oregon people and their posterity in faithful and ardent devotion to the common good as will be in my power. It shall be the aim of my life to labor for the highest good and glory of an ever greater commonwealth."

This pledge was originally framed by a committee of the faculty headed by President Campbell.

Presbyterian Church Notes.

The Bible School invites you to its session at 10 a. m.

Morning Worship at 11 a. m. The theme of the pastor's sermon: "The Influence of King David, or Israel in contact with the nations."

Evening Praise and Gospel service at 7:30 p. m. Subject: "The Guest-Chamber at the disposal of Christ."

Visitors and strangers sojourning in the city are extended a cordial welcome.

D. A. MacKenzie, B.D., Pastor.

United Brethren Church Notes.

Sunday School—10 A. M.

Morning Worship and Sermon—11 A. M. Subject: The Question of John the Baptist.

Christian Endeavor—7 P. M. Topic: The Ideal Christian, His Co-operation with others. Leader, Carrie Kinnaman. Evening Service and Sermon 8 P. M. We welcome all at these services.

H. F. White, Pastor.

Christian Church Notes.

10 A. M. Bible School. A good live school with classes and teachers for all.

11 A. M. Regular preaching service with sermon by Rev. C. F. Swander of Portland.

6:45 Christian Endeavor.

7:45 Regular Evangelistic service. Rev. C. F. Swander will preach at this service. These services are worth your while. You will find a cordial welcome.

Special Evangelistic service commencing Nov. 2nd and continuing this month.

R. E. Jope, Pastor.

NAZARENE MEETINGS.

Nazarene meetings are held in the old Christian Church on Tuesday and Friday evenings and on Sunday at 3 p. m. and 8 p. m. Sunday School at 2 p. m.

MAPLE LEAF.

A party consisting of Messrs. Chas. Swenson, Gus Wicklund, Adolph Erickson, Frank Freeman, Jess Earl and Wm. Latimer, left Monday morning for the State Fair at Salem.

Saturday evening Miss Lottie Price was agreeably surprised at her home on Wilson River. About twenty friends laden with refreshments came to spend the evening and to wish her many returns of the happy birthday.

Maple Leaf school is progressing nicely under the able management of Mrs. Ford and Miss Lamb.

SUMMONS.

IN THE CIRCUIT COURT OF THE STATE OF OREGON, FOR THE COUNTY OF TILLAMOOK

Clark County Investment Company, a Corporation,

Plaintiff,

vs. Srethna S. Phelps and Lucretia J. Kilbourne,

Defendants.

To Srethna S. Phelps and Lucretia J. Kilbourne:

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 cause on or before the expiration of six weeks from the date of the first publication of this summons, and if you fail to so appear and answer for want thereof the plaintiff will apply to the court for the relief demanded in said complaint, which is, that it be decreed that plaintiff is entitled to recover the sum of \$475.75, with interest thereon from April 16th, 1910, at the rate of 6 per cent per annum, the further sum of \$22.92, with interest thereon at the same rate from June 30th, 1913, on account of taxes paid, the further sum of \$125.00 as attorney's fees, and the cost and disbursements of this suit, on account of a note executed by defendant Srethna S. Phelps dated April 16th, 1910, in favor of plaintiff in the principal amount above named, and that the said amounts be decreed to be a lien upon and against the following described real property, situate in Tillamook County, Oregon, to-wit: All of lots 2, 3, 4, 5, 6 and 7 of Block 5, NE-tarts Bay Park according to the recorded plat thereof on file in the office of the County Recorder of Tillamook County, Oregon, and that a mortgage executed by defendant Srethna S.

If You Can Manufacture Anything

Come to

WHEELER

To Do The Manufacturing

Free Sites and Special Inducements to those who will bring pay-rolls to - -

WHEELER

the manufacturing city on Nehalem Bay

Nehalem Harbor Co.

Wheeler, Oregon Portland Office: 327 Failing bldg Tillamook Office: Care E. R. Beal

Phelps covering said property, given to secure the payment of said note, and which mortgage is recorded at page 306, Book "T" of the Records of Mortgages of Tillamook County, Oregon, be foreclosed and said property sold for the purpose of satisfying the amounts claimed by plaintiff, and for such other and further relief as to Court may seem equitable.

This summons is served by publication in the Tillamook Herald, a weekly newspaper, by order of the Honorable Homer Mason, County Judge of Tillamook County, Oregon, made September 11, 1913, directing summons to be served upon the defendants. The time prescribed for publication of said order is once a week for six successive weeks, and defendants are required to appear and answer the complaint on or before the expiration of six weeks from the date of the first publication of said summons. The first publication of said summons is made on the 12th day of September, 1913.

Stapleton & Sleight, and H. T. Batts, Attorneys for Plaintiff.

Notice Of Guardian's Sale Of Real Property.

NOTICE IS HEREBY GIVEN, that the undersigned, by virtue and authority of an Order of the County Court of the State of Oregon, made and entered in its records will from and after the 11th day of October, 1913, at the office of E. R. Beal, in Tillamook City, Oregon, sell at private sale for one-third cash down and balance on deferred payments with interest at 7 per cent per annum, any portion or all of the real property situated in Tillamook County, Oregon, described as follows, to-wit:

Beginning at a point 163 1/2 feet west of the southwest corner of block numbered 5, in Tillamook City, Oregon, and running thence north 210 feet; thence west 103 1/2 feet; thence south 210 feet; and thence east 103 1/2 feet to the place of beginning.

Dated September 12th, 1913.

G. H. Ward, Guardian of Joseph Read Bain and Verne Dale Bain, Minors.

NOTICE FOR PUBLICATION.

(Publisher.) 03583

Department of the Interior.

U. S. LAND OFFICE at Portland, Oregon, September 8, 1913.

Notice is hereby given that Frank Pressler, of Beaver, Oregon, who, on July 23, 1912, made Homestead Entry No. 03583, for W 1/2 Sec. 4, E 1/2 SW 1/4, Township 3 South, Range 10 West, Willamette Meridian, has filed notice of intention to make Final Commutation Proof, to establish claim to land above described, before J. C. Holden, County Clerk of Tillamook County, Oregon, at Tillamook City, Oregon, on the 21st day of October, 1913.

Claimant names as witnesses: Edgar Gilbert, William N. Bays, Edward Trough, John Saling, all of Beaver, Oregon. H. F. HIGBY, Register.

IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR TILLAMOOK COUNTY

Tillamook County Bank a corporation, Plaintiff,

vs. Kile Patterson and Fred Wheeler, Defendants.

SUMMONS

To Fred Wheeler, one of the above named defendants.

You are hereby required to appear and answer the complaint filed against you in the above entitled cause and cause on or before the expiration of six weeks from the date of the first publication of this summons, and if you fail to so appear and answer for want thereof the plaintiff will apply to the court for the relief demanded in the complaint. The relief demanded in the complaint is, that it be decreed that you have no right, title or interest in or to two certain notes for \$300.00 each executed by Kile Patterson to C. E. Reynolds, secured by a mortgage covering the SE 1/4 of SW 1/4 and S 1/4 of SE 1/4 Sec. 23, and SW 1/4 of SW 1/4 Sec. 24, in Twp. 1 S., R. 9 W., W. M., which mortgage was recorded at page 162 of Book "U" of the Records of mortgages of Tillamook County, Oregon, which notes and mortgage were thereafter assigned by said C. E. Reynolds to you and by you transferred to Tillamook County Bank, the plaintiff in this cause, and that you be forever barred and foreclosed of all right, title, interest or estate in or to the said mortgaged property, and for such other and further relief as to court may seem equitable, including a foreclosure of the aforesaid mortgage and a judgment against the defendant Patterson for the amount of the said notes, together with interest and attorneys fees.

This summons is published and served upon you by publication in the Tillamook Herald by an order of the Honorable Homer Mason, County Judge of Tillamook County, Oregon, dated August 21st, 1913, requiring you to appear and answer the complaint on or before the expiration of six weeks from the date of the first publication of this summons, and the first publication of this summons is made on the 22nd day of August, 1913.

H. T. Batts, Attorney for Plaintiff.

ADMINISTRATOR'S NOTICE TO CREDITORS

NOTICE IS HEREBY GIVEN, that by an order duly made and entered by the County Court of the State of Oregon for Tillamook County, the undersigned, A. N. Marolf, has been duly appointed administrator of the estate of John Claud Marolf, deceased, and all persons having claims against the said estate are hereby notified and required to present the same, with vouchers, duly verified to the undersigned, or to his attorney, S. S. Johnson, at Tillamook, Oregon, within six months from this date.

A. N. Marolf, Administrator aforesaid.

Dated Aug. 25, 1913.

Notice of Sale of Tide Land

Notice is hereby given that the Land Board of the State of Oregon sell to the highest bidder at 10 in the Capitol Building at Salem, Oregon, on October 7, 1913, at 10:00 a. m. of said day, all the State acre in the tide and overflow hereinafter described giving, to the owner or owners of any abutting or fronting on such overflow lands, the preference to purchase said tide and overflow at the highest price offered, such offer is made in good faith also providing that the land to be sold for, nor any offer therefor, shall be accepted of less than \$7.50 per acre. Said lands are situated in Tillamook County, Oregon, and are as follows, to-wit:

Beginning at a point 599.6 feet 21-47 E. from the quarter section corner between Sections 5 and 8 T. 10 N. of W. M., at the high water mark on the right bank of the little Nehalem River; thence

N. 62-53 W. 276.1 feet along water line

S. 43-57 W. 60.6 feet to low water line

S. 60-40 E. 273.1 feet along low water line

N. 43-57 E. 71.6 feet to the beginning, containing .396 acre tide land being tide land in tract owned by Chas. Ray in sections 5 and 8, T. 10 N. of W. M.

Applications and bids should be addressed to G. G. Brown, Clerk Land Board, Salem, Oregon, marked "Application and bid to chase tide lands."

G. G. Brown, Clerk State Land Board

Dated July 22, 1913.

Notice of Assessment.

Miami Lumber Company, a corporation, having its office and place of business at No. 401 First Street, in the City of Los Angeles, California.

NOTICE IS HEREBY GIVEN, that at a meeting of the Board of Directors of said Miami Lumber Company, on the 23rd day of August, 1913, an assessment of \$1.50 per share was upon the issued capital stock of corporation, payable immediately.

H. W. Laham, secretary of said corporation, at No. 830 East First Street, in the City of Los Angeles, State of California.

Any stock upon which this assessment shall remain unpaid on the 1st of September, 1913, will be delinquent and advertised for sale at public auction, and unless payment is made thereon, will be sold on the 18th of October, 1913 at 10 o'clock a. m. said date, to pay the delinquent assessment, together with costs of advertising and expenses of sale.

H. W. Laham, Secretary.

Location of office, 830 East Street, Los Angeles, California.

Doctors Use This for Eczema

Dr. Evans, Ex-Commissioner of Health, says: "There is almost no relation between skin diseases and the blood. The skin must be cured through the skin. The germs must be washed out, and so salves have long ago been found worthless. The most advanced physicians of this country are now agreed on this, and are prescribing a wash of wintergreen, thymol and other ingredients for eczema and all other skin diseases. This compound is known as D.D.D. Prescription for Eczema."

Dr. Holmes, the well known skin specialist writes: "I am convinced that D.D.D. Prescription is as much a specific for eczema as quinine for malaria. I have been prescribing the D.D.D. remedy for years." It will take away the itch the instant you apply it.

In fact, we are so sure of what D.D.D. will do for you that we will be glad to let you have a \$1 bottle on our guarantee that it will cost you nothing unless you find that it does the work.

LAMAR'S DRUG STORE
Tillamook City, Oregon.