

The Tillamook Herald

C. E. Crombley, Editor

Issued Twice a Week Tuesday and Friday

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TUESDAY, NOVEMBER 25, 1913.

If the slapping property owners can not be made to pay for a rotten pavement how can the Warren Construction Co. make the city pay for the same?

Our correspondent of the 18th who signed his name as "Old Timer" wishes us to correct the statement, that a lady who was School Director was present at the school entertainment, and tenders his apology to the lady.

An endeavor is being made to cloud the issue and make some of our citizens believe that the rest of our pavement will be thrown on the city as a whole and that the citizens holding shabby property are endeavoring to evade paying for their property. This argument is pure bunkum. If the shabby property owners do not have to pay for the pavement because it is of inferior quality and not up to specifications, surely the city can not be made to pay for it. No jury under the sun would stand for such a thing.

President Wilson has outlined his program concerning the trusts. He will not fight corporations because of their size. He has no hard and fast anti-trust program. His definition of a trust is—a combination to monopolize production or trade, to limit production and keep up prices. Such trusts he would eliminate by (1) Prohibiting the merging of corporations which would give the new combination a monopoly in its field. (2) Prohibiting interlocking directorates and stock ownership in rival concerns by corporations. (3) Regulating issues so that water cannot be injected into corporation stocks. (4) Making graft personal, so that directors of corporations and not the corporations shall be punishable for violation of the anti-trust laws and providing for prison sentences and not money fines. (5) Prohibiting discrimination in rates, prices, etc., in order to crush out of existence a rival corporation. (6) Prohibiting the issuance of fictitious stock and prohibiting the buying of corporations of rival factories merely to raise them up to keep their product out of the market.

A splendid ticket was placed in nomination at the citizens caucus last Saturday evening. F. R. Beals, who heads the ticket will, if elected, prove the right man in the right place we are sure.

There is only one issue now before the people of Tillamook and that is the paving controversy which we now have on our hands. An effort may be made to befuddle the voter by bringing up other questions in an endeavor to get the minds of the people off of the real question of the hour, but it is to be hoped that if this is tried it will not prove successful. We are sure that if Mr. Beals is elected mayor he will look to the city's interests as a whole from an unselfish standpoint and will give all interests a square deal.

Everyone realizes that at this stage of the fight with the Warren Construction Company we need an able man at the head of things and a man who has been tried and has demonstrated his ability to cope with paying octopus, we have such a man in F. R. Beals. The people realize this and we are sure they will stand by him.

A good council has been placed in nomination and it is to be hoped that every man on the citizen's ticket will be elected.

COMMUNICATION.

Old Timer:— If you see fit to dabble in school affairs, to commend or condemn any of the students, in all charity for the poor judgement you have shown, I adjure you, by your bright fancy wrought dream of an 'ideal realm where all may do their own pleasure regardless of the rights of others, to first get a knowledge (however slight) of the conditions that exist in this High School of ours.

Great was the charity which that beautiful scene of blissful dancing and exalted card playing aroused in your mind, for when a student of the High School expressed a few straight-forward and lamentable facts, your fancied Utopia and peaceful state of mind burst like an old time cabbage head and sent forth a stream of vile insinua-

tions against one who made only fair and gentlemanly criticisms. Fine charity, indeed! If the mere sight of dancing will cause such a mental condition what can not the act itself do? If that is the spirit of charity developed by the dance, do we want it in the school?

How fine these old time dreams of yours! Dreams of graceful dancing (if there was no more grace in your dance than in your communication, let us pity the dancer, dreams of graceful dancing upon the village green or stirring barn hops of "Mossymusk" or "Old Virginia Reel." Did these cast an influence upon your character? If so, as revealed by your attack on me, the influence was either a bad one or it had a very, very poor stick to work upon. What have the dances of your youth in that far away land of "magnolia" and "mocking bird" to do with dancing as a permanent social feature of the Tillamook High School? If it was customary and agreeable to all concerned, well and good, but here, where it is neither customary nor agreeable let that charity, which you so much admire, hold sway, in short let those who wish to dance, refrain from it at any school affair, since so many of the students are opposed to it. If they wish to dance where the school is not concerned, I do not now see your object. That is their own business.

You appeared very anxious not to "butt in" according to your own statement, but this was one of the times when appearances were deceiving. Probably the worst stage of the "butt in" spirit is that of meddling with what we do not understand or want does not concern us. Old Timer, you are far advanced in this stage. The article you wrote was not on the question I was discussing at all. Your entire effort was a mere resort to undignified ad hominem, a personal "shame on you" kind of argument.

Possibly, Old Timer, you are some fond watchful father working hard, planning and sacrificing to keep your daughter where she will receive the best mental and moral instruction. Judging, however, from the splendid appeal you made for something that sets itself squarely against this end, the more probable and logical conclusion is, that you have no such interest at stake, that you did not even consider such a thing to be within the range of circumstances, and that your sole intention was to belittle a student of the High School. That is a very commendable action indeed, for a man of the age and experience which you represent to be yours.

Sir, you inferred that I was ashamed of what I had written, that I had attempted to conceal my identity and thereby you placed me in a false light. Many of the students and some of the townpeople knew that I was writing High School Notes under the assumed name of "Wen Dohittle, Jr." which was used as a means of amusement and not concealment. In the second installment of these notes I placed a criticism against allowing dancing to become rooted in the school's social life. In it I criticized some of the students rather keenly for an action that need not be told of again in this connection (I am ready to discuss that question on its merits, with you or any one else at a convenient time) but never did I attempt to conceal my name from the students, the faculty or the people of the town. What have you done in the matter of identity? Were you christened "Old Timer"? Or were you ashamed to sign your august and venerable name to your communication?

In the before mentioned criticism I made a very general statement about the nature of the dance which you deliberately misinterpreted and applied to me personally. You made many remarks about my moral condition, insinuating it to be immoral, and gave me much advice, all based upon the supposition that I was a dancer; but I have never danced in my life. Nor do I believe that you can draw any of your vile conclusions from either my reputation or character, therefore look over your own list of "beams" and "motes" and see whether or not these conclusions have come from your own person, before you again charge me with such things.

Now, Old Timer, just a word of advice, when you attempt to argue a question, stay by it and do not wander off into a personal attack upon your

opponent. Prove the statements you have made in regard to my character or make me the apology which you owe. And if you cannot produce the proof or make me the apology, remain silent and stealthily draw in your horns.

Verne Bain

NOTICE FOR PUBLICATION.

1467 Portland 171 No. 02945,
United States Land Office,
Portland, Oregon, November 4, 1913.
Notice is hereby given that the Northern Pacific Railway Company, whose post office address is St. Paul, Minnesota, has this 4th day of November 1913, filed in this office its application to select under the provisions of the act of Congress approved July 1, 1898 (30 Stat. 597, 620) the NE 1/4 NE 1/4 Sec. 10, Twp. 3 South R. 7 West, W. M.

Any and all persons claiming adversely the lands described, or desiring to object because of the mineral character of the land, or for any other reason, to the disposal to applicant, should file their affidavits of protest in this office, on or before the 3rd day of January, 1914.

H. F. Higby,

REGISTER.

Publish in Tillamook Herald, located at Tillamook, Oregon.

CITATIONS.

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

In the matter of the Estate of Wm. Curtis, Deceased.
To Julia A. Curtis, David Curtis, Jennie McGhee, Annie Billings, Charles Curtis and Nellie Murphy. GREETINGS: IN THE NAME OF THE STATE OF OREGON.
You are hereby cited and required to appear in the County Court of the State of Oregon, for the County of Tillamook, at the Court room thereof, at Tillamook City in the County of Tillamook on Monday the 13th day of December 1913, at 10 o'clock, in the forenoon of that day, then and there to show cause if any there be, why an order should not be made authorizing and licensing the administrator of said estate to sell all the following described real property, to wit:

The Southwest quarter of the southeast quarter and the Southeast quarter of the Southwest quarter of section thirty, T. 3 S. R. 9 W. W. Mer. (less three tracts sold) containing 72.25 acres.

Witness, the Hon. Homer Mason Judge of the County Court of the State of Oregon, for the County of Tillamook with the seal of said Court affixed, this 5th day of November A. D. 1913.

Attest: J. O. Holden, Clerk.
By Kathleen Mills, Deputy Clerk.

NOTICE OF SHERIFF'S SALE.

NOTICE IS HEREBY GIVEN, that by virtue of decree of foreclosure made and entered in the Circuit Court of the State of Oregon, for Tillamook County, on the 6th day of October, 1913, and an execution and order of sale duly issued out of said Court on the 13th day of October, 1913, in the cause wherein Tillamook County Bank, a corporation, was plaintiff, and Klie Patterson and Fred Wheeler are defendants, said execution being to me duly directed under the seal of said Court, I have levied upon the following described real property, situate in Tillamook County, Oregon:

The Southeast quarter of the Southwest quarter and the South half of the Southeast quarter of Section 23, and the Southwest quarter of the Southwest quarter of Section 24, in Township 1 South of Range 9 West of Willamette Meridian, containing 162.55 acres, and I will on Monday, the 24th day of November, 1913, 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, all of the above described real property for the purpose of satisfying said execution and order of sale, the amount awarded to plaintiff therein by the said judgment and decree being \$974.00, with interest at the rate of 8 per cent per annum, the sum of \$100.00 as attorney's fees, and the costs and disbursements amounting to \$41.75, bearing interest at the rate of 6 per cent per annum. All interest running from October 6th, 1913.

Dated this October 14, 1913.

H. C. Crossman,

Sheriff of Tillamook County, Oregon.

NOTICE FOR PUBLICATION.

1465 Portland 170 List No. 02945,
United States Land Office,
Portland, Oregon, Oct. 29, 1913.
Notice is hereby given that the Northern Pacific Railway Company, whose post office address is St. Paul, Minnesota, has this 29th day of October, 1913, filed in this office its application to select under the provisions of the act of Congress approved July 1, 1898 (30 Stat. 597, 620) the NE 1/4 NW 1/4 Sec. 22, T. 1 N., R. 7 West, and NW 1/4 NE 1/4 Sec. 10, T. 3 S., R. 7 West, and SE 1/4 SE 1/4 Sec. 2, Twp. 4 S., R. 7 West, W. M.

Any and all persons claiming adversely the lands described, or desiring to object because of the mineral character of the land, or for any other reason, to the disposal to applicant, should file their affidavits of protest in this office, on or before the 29th day of December, 1913.

H. F. Higby,

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Mr. Chas. Johnson was agreeably surprised last Thursday the 13th it being his 58th birthday by about forty

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