

### Issued Cwice a Week

Entered as accond-class matter May 17, 1910, at the post office at Tillamook, Oregon, under the act of March 3, 1879. SUBSCRIPTION \$1.50 & VEAK IN ADVANCE

FRIDAY, NOVEMBER 29, 1913.

Everybody knows that YOU write the Warren Construction Co., via: of

.

### Hdvertising Rates

' sgal Advertisements 8 5.00 Homestond N tices 10.00 Timber Claums .05. Notices, per line - Cards of thanks, per line de. Locals, ver line, first covertion. 178 Reasons are imperative.

Each subsequent insertion, line \_.05 Resolutions of Condolence and Lodge notices, per line 10 Business & Professional cards, mo. 1.00 Clerk of Tillamook County, Oregon, Display Advertisiment, per inch 225 ALL Display Avis must be in this of free on Mandiay and Thursday Morn-ings to issure publication in follow-ing Tuesday and Friday issues. Oregon R. F. HIGBY

tactics used all along by the friends of

### NOTICE FOR PUBLICATON. 03.144

(Publisher.)

### Department of The Interior.

U. S. LAND OFFICE at Portland, Oregon, November 3, 1913. Notice is hereby given that Irene Villis, of Blame, Oregon, who, on **Cuesday and Friday** January 23, 1912, made Homestead Fr try Na 00348, for SWI, Section 10 Township 3 South, Range 8 West, Will amette Meridian, has filed notice of intention to make Final Commutation Proof, to establish claim to the land .05 above described, before the County Tillamook City, Oregon, on the 16th day of December, 1913.

H. F. HIGBY. Oregan. Register.

#### NOTICE FOR PUBLICATION. (PUBLISHER.) 0.3349

Department of the Interior. S. LAND OFFICE at Portland.

Oregon, November 3, 1913. endeavoring to cause strife and dis-sension among our people so that we King, of Blaine, Oregon, who, on January 23, 1912, made Homestead Entry, No. 03349, for SE1, Section 10, Town-ship 3 South, Range 8 West, Willamto establish claim to the land above The paramount issue before the peo-ple of Tillamook City at this time is the paving issue, it overshadows all other issues. All classes including at how low a price the city might be

### NOTICE OF SMERIFF'S SALE OF

REAL PROPERTY

NOTICE IS HEREBY GIVEN. that w virtue of an Execution issued out of rests in the paving controversy they whatever in the case, city officials can by virtue of an Excedition indeed of or the formation of the for ment theretofore rendered and docket-ed in said cause and court; said judgand amounting to \$1300.60 with inter-est thereon at the rate of 6 per cent per annum from the 23rd day of Octber, 1913, and \$12.25 costs and dis

tures there has been considerable dis satisfy the said judgment and the costs cussion pro and con in regard to the and expenses of this writ, I will, on

Tillamook County, Oregon,

### NOTICE OF SHERIFF'S SALE OF

NOTICE IS HEREBY GIVEN that will oppose Mr. Beals. If anyone to it, it will also pinch some of the int. made and entered on the Bist day of October, 1913, in a certain cause pending in the Circuit Court of the State Oregon for Tillamook County, whereir Rudolph Zachman is the plaintiff and James Vernoe, Sr. and Jane Doe Ver-non and C. E. Hadley are defendants and by virtue of an execution duly issued under the judgment and decree aforesaid on the 5th day of November. 1913, the undersigned sheriff of Tillamook County, Oregon, on Trursday, the 11th day of December, 1913, before the Court house door of Tillamook County, Oregon, at the hour of ten A. M. of said date, will offer for sale and advisory work is greatly desired by the sell to the highest bidder for cash in hand the following described real property, situated in Tillamook County, to-wit: Beginning at a point 35 feet South of Beginning at a point 30 reet south of the Southwest corner of Block 2, in the town of Lincoln, now within the corporate limits of Tillamook City, Oregon, and running thence South 35 feet; thence East 100 feet; thence north 35 feet; thence west 100 feet to the place of beginning, being the south half of 70 feet of the entire north end of Blocks three and four now occupied The foregoing sale shall be made, as by the aforesaidCourt ordered, first, to satisfy a judgment made and entered in the above entitled Court and cause, in favor of said plaintiff Rudolph Zachmun, against said defendants, James Vernon, Sr. and Jane Doe Vernon for the sum of \$62.35 with interest thereon said plaintiff; and, second, to satisfy a judgment obtained in said court and cause in favor of defendant, C. E. Hadley, against said defendants James Vernon, Sr. and Jane Doe Vernon, in the sum of \$2000.00, with interest thereon at the rate of 10 per cent per the further sum of \$300,00 attorney's fees, and the further sum of \$3,50 costs and disbursements incurred by said

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Wheeler, Oregon Tillamook Office: 327 Failing Bidg

# H. Crenshaw, Sheriff of

### REAL PROPERTY

publish the stuff contained in your last cording to the Headlight's argument it issue. The paramount issue before the peo- per square yard for an inferior pavewets and drys stand shoulder to shoul- ablet o settle for. Many of the abut-

the simplest person in town would

der fighting the common enemy, the ting property owners are poor people partieg octopus.

Because Messrs M.W. Harrison, H.F. the full price for their pavement, and Goodspeed, John Lamar, Henry some might lose their property entirely Woolfe, Dave Martiny and sixty of under such a condition, but this matmore other citizens have seen fit to ters not to the Headlight, for accordorganize to protect their property in- ing to its argument they have no rights terests in the paving controversy they whatever in the case, city officials can are being slindered and maligned in a go ahead and force people to pave reshameless manner by the Headlight.

shot man will don his fighting pants it, disregard their protest with the arete " As Bro. Baker is always on the gument that they must pay for it scrap and so far as we know has no other kind but fighting pants, we are to. What rot! led to believe upon considering the above that he has been running about in his shirt tail of late. The vicissitudes of the paving controversy are its estimated budget for 1914 expendi- bursements, NOW, THEREFORE, in order to

other peoples' improvements." How about it Bro. Baker, if we are not mistaken you had not a word of protest to make when the county laid a fine The main reasons for the anticipated. The main reasons for the anticipated in Tillamook County. Oregon, to make when the county laid a fine to make when the county laid a fine stretch of hard surface pavement in front of your property, thereby en-hancing the value of the same several increase in taxes are as follows: \$75, 000 state tax which is considerably more than was levied last year, last Dated November 7th, 1913 Uncrease in taxes are as follows: \$15000 paor farm Uncrease in taxes are as follows: \$15000 paor farm it not?

We have not heard the name of a candidate mention in opposition to F. ing year is certainly a heavy one and R. Beals, the citizens candidate for those who are opposed to it believe that name placed in nomination he would at will the timber men. once be proclaimed a tool of the Warren Construction Co., and his defeat would be certain. We understand that an effort is being made in some of the wards to place candidates for the council in nomination in opposition to those nominated at the citizens' caucus. Who ever would be unwise enough to allow his name to go before the voters under present monditions would also be classed as a tool of the Warren Construction Co. Our advice is: Let the citizens ticket be elected without opposition it would have the proper moral effect upon the Warrren Construction Co's. fighting forces in this vicinity.

tures there has been considerable dis The Headlight says: "It is unjust and wrong to force citizens to pay for other peoples' improvements." How

to. What rot !

hundred dollars without a cent of spe- year's state tax being \$18000; poor farm cial cost to yourself? Mighty fine was and expert advisory work \$26,000; additions, overhauling and furnishing court house \$32,000.

whether it is worth a cent or not, be-

Since the county court has published

The anticipated budget for the commayor. We do not believe anyone while the timber men will be opposed by virtue of a judgment and decree

# your own editorials 3ro, Baker, for endeavoring to cause strife and dishave more sense than to write and might be the more easily plucked. Acwoull be right and just to make the ette Meridian, has filed notice of inten-shutting property owners pay \$1.98 tion to make Final Commutation Proof.

Claimant names as witnesses: Lee P. Gray, Irene Willis, Albert J. Mc-Gough, Mrs. Minnie Wilmot, all of Blaine, Oregon. H. F. HIGBY,

Register.

### who will have to make a tremendous Blaine, Oregon. sacrifice if they are compelled to pay

The Mayor and city Council are empowered under our faulty City charter to make any kind of street improvement they may deem proper regardtion saw fit to lay the most expensive paving on the market at \$1.08 per yard worthless for the reason that the city Warren Construction Co. and a judgamount.

There deed be no uneasiness felt that the Citizens Committee.

The Headlight is bound to have it

should be foolish enough to allow his the fellows a great deal harder than

Those who are in favor of the budget as it now stands contend that as the timber men mays 85c out of every dollar of taxation, we should go ahead and make what improvements we can with the timber man's money before the timber is taken from the land,

The state tax has to be paid; the appropriation of \$26,000 for poor farm and M. farmer; and the improvements to the court house are also greatly needed; however, it is felt by some that with all of this extra taxation piled on at once it will work a hardship on the tax payer. In making the anticipated budget the court felt that as the timber

man pays such a large percentage of the tax the resident tax paver would be benefited rather than hurt because of the large amount of extra money by the C. O. D. Laundry, less of cost. The Harter administra- that would be brought into the county by a higher levy.

A meeting of the tax payers of the plus 60e per yard for excavating and county is called to meet at the court other charges equally as unreasonable house on December 5th, at which time thereby creating an indebtedness the budget will come up for discussion. against the property of Widow Stewart It is hoped that a good representation of approximately \$800.00. Now comes will be present from different parts of the Warren Construction Co. and the county and the matter thoroughly speaking through its organ, the Head-discussed. Our advice to the county court is for that body to find out as light, offers a new brand of equity and court is for that body to find out as reasons thus: Mrs. Stewart has no near as possible as to what the people moral right to contest this claim against want and then give it to them. No her property though she is able to es. matter how bad we may need improvtablish that the pavement is utterly ments, if the people do not want them, they should not be forced upon them. might subsequently he sued by the If, on the other hand, the people want these improvements and are willing to ment might be obtained in some trivial put up their 15c with the timberman's 85c why give them the improvements,

providing of course, you don't get into any jury will give the paving octopus a too serious trouble with the timber judgment against this city in any ap- man. Because the timber man has preciable amount in the face of Judge never started a rumpus over high tax-Campbells' sweeping decision and the ation is no sign he never will, and this overwhelming evidence in the hands or is one point we should give at least passing consideration.

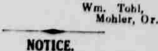
We have always thought that a tax-

county would be a good thing. It is Rudolph. that the city as a whole will have to true the county court is elected to do pay for our pavement. We will state the business of the county, but we again as we have stated before, that if believe that the court would be better the abutting property owners do not able to learn the wants of the people have to pay for the pavement because through a taxpayers league than otherit is of inferior quality and not up to wise, and after all the members of the specifications, surely the city will not county court are nothing more or less have to pay for the same. This cry of putting the cost of the pavement on to the city as a whole is in line with the they know how, what they want.

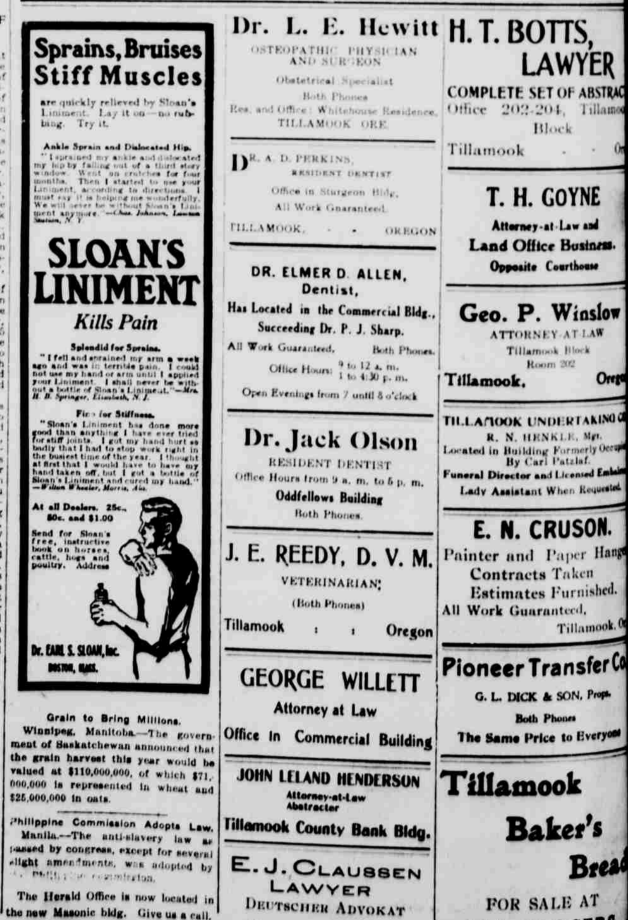
Dated November 5th, 1913. Dated November 5th, 1913. H. Crenshaw, Sheriff of Tillamook County, Oregon.



The undersigned wishes to notify the public that he will not be responsible payers league in this or any other for the debts contracted by his son



NOTICE is hereby given that no hunting or trespassing will be allowed on Netarts Bay Co. property, including the sandspit at N tarts Bay. Wells & Neilson.



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