Che Cillamook Herald

Cuesday and Friday Issued Cwice a Week

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

! egal Advertiseme First Insertion, ; Each subsequent	er li		line	\$.10
Homestead Notic		-	i.	5,76
Notices, per line Cards of thanks, pe		7	- 2	.05
Locals, ver line, fir				-54

Resolutions of Condolence and Lodge notices, per line

Business & Professional cards, mo. 1.00 Dis day Advertisement, per inch ALL Display Ads must be in this of-fice on Monday and Thursday Mornings to insure publication in follow-ing Tuesday and Friday issues. Reasons are imperative.

TUESDAY FEBRUARY 10, 1914.

The passage in the Senate of the Alaska railway bill, by a vote of 46 to 16, marks an important step toward of utilities. The bill authorizes the time on a rotating drum covered with the principal of government ownership. Guggenheims have started some rail, was called a 'zeta' and corresponded road building, but whether they can to one one-hundredth of a second, be bought out at reasonable figures, refor a redemption fund into which shall graph experiments. be paid 75 per cent of all moneys de- "After five minutes they resumed available for the construction work.

with cheese selling for more money tion. than it has ever sold for before, Bro. "Similar retults followed in the cofor during these days of Democratic switch being measured by the 'zeta' to be in a continual fit of despondency. decreased from 6 to 8 3-10 per cent. with, apparently, the question ever ... Next, a number or accountants of

Never mind Bro. Baker, it will be post office, so you might as well, for once, get in the band wagon and be a real booster. of the millions of dollars that have been set aside for river and harbor improvements in Oregon for the year 1914; think of the millions of dollars that have been set aside for rallroad improvements in this state this year; think of the increased activity in every branch of the lumber industry, with the immediate prospects thousands of men have for good juna. Think of these big, encouraging things instead of allowing your mind to be centered on, and rivited to, a little thing like a postoffice, that is here today, there tomorrow, and no one knows where the next day. Cheer up! Old man, cheer

Mr. Baker makes mention of butter and choose as being on the free list, when it is a fact that they are protected by a duty of from 21 to 3 cents per pound. Bro. Baker knows this to be a fact. He is simply up to one of his usual tactics, viz. ; to mislead the people by falsifying. However, when we stop to think of his record during the past year, the Warren Construction Co., etc., we are not at all surprised, for any man must be of strong character to overcome the influences of associates.

Hazarene Church Services.

2:00 P. M. Sunday School. 3:00 P. M. Preaching Service, 7:30 P. M. Preaching Service. Prayer meetings on Tuesday and Friday evenings. H. J. Pontius.

NOTICE.

All General Fund Warrants will be paid upon presentation. Interest ceases Feb. 2, 1914.

B. L. Beals, County Treasurer.

Alcohol Not a Stimulant

(Continued from First Page)

president to expend \$40,000,000 in earbon paper. On the record obtained building or buying 1,000 miles of rail- in this manner the time required in road in Alaska, to extend from tide- writing a set of characters can be comwater to the interior, and thus open puted with an error of less than one up the vast mineral and timber wealth two-hundredth of a second. The unit of the territory now inaccessible. The of time in which the trials were based

"The daily exercises began at 8 A mains to be seen. Government con. M. The subject's hand was connected struction will insure railroad facilities with the apparatus, and the figures 1, for the development of Alaska's re- 2, 3, 4, 5, 6, 7, 8, 3, 10, were written sources on a basis of equal opportunity twice with pencil at top speed. Then for all, instead of the monopoly which the sequence reversed -10, 9, 8, 7, 6, Oregon: private ownership involves. It is an etc. -was twice written; then the Ger- and required to be and appear in the interesting experiment. The large man letters 'inm,' also twice. These wote by which the measure passed the were repeated ten times, and the total senate points to its enactment by the average time consumed by each man house. The Alaska people are delight. was measured. Then he received his ed at the prospects. The bill provides allotment of wine, as with the ergo-

rived from the sale of public lands in their writing, carrying out their apthereof. Machinery utilized in the conand proved that, while the spirit was you fall so to appear and answer the stretion of the Panama canal is made willing, the flesh, and its controlling complaint filed herein, the plaintiff Alaska, or the lease of mineral contents pointed task in scribbling as before nerve pulses, was weakened; for they had, every man of them, measurably A vein of dire pessimism ran slowed up. The degree of returdation, through the Headlight's editorial col- after writing I to 10 under the influumn last week. Among other things, ence of the small amount of alcohol adwhich seemed to give him a se- ministered (about what the ordinary vere attack of "belly ache," was his drinker would take with his dinner), sincere (?) concern over the reduction amounted to 5 6-10 per cent. In writeof the tariff on dairy and other products ing 10 to 1 the retardation was greater, of Oregon. Out of all the papers pub- amounting to seven per cent. This was lished in different parts of the state, accounted for by the increasing comthat come to our exchange table, there plexity of the stunt, it being a more is only one real "calamity howler" novel combination than the straight and for the further sum of \$1500 attorand that paper is the Headlight Of progression of numbers. With the 'inm' course it must not be forgotten that the deviation from normal was even the Headight has lost a postoffice more apparent, averaging 7 3-10 per made, executed and delivered by de-but recently. With butter selling at from 70 to 75c eral results were secured; tho new per roll, Bro. Baker "howls," and crews were used for each demonstra-

Baker "howis" and "yowis" some ordination tests, where the subject was more. Many of our people can look required to 'snap down' a telegraphic back to the Republican administration switch at the unexpected flash of a days of but a few years ago and re- light or sound of a gong, the time member when butter and cheese sold elapsing between flashing the light or now selling striking the gong and closing tariff reduction times. However, re-chronometer. In every case the rapidgardless of this fact, Bro. Baker seems | ity of the coordinating responses was

average ability to add one-figure colmany a long day before a hide bound. They were then given daily, in divided pessimistic stand patter like yourself doses, the equivalent of three and a will ever get snother chance at the half cups of claret. A marked and progressive diminution in their output was noticed, beginning with 3 1-10 percent. Think the first day. After two weeks of this steady, moderate alcoholic allowance the percentage increased to 15 3-10.

"Similar experiments were then tried on typesetters. These were required to set type from printed pages copy), and the total number of ems a day was computed for a week. Then, with daily gentlemanly drinks, they lost an average of 9 6-10 per cent in or less. efficiency by the end of the week ..

Perhaps the most convincing observation was concerned in the free 'assuciation of ideas.' This, when the condition is raised to the fourth dimension, causes the party of the first part to forget his watch and chain, the number of the house in which he lives, and promissory notes hereinbefore mentioned wife's first name. He is then in a ed. for \$15,900, and further decreeing state for which the vulgar have a variety of picturesque names. The scientist call it 'alcoholic inhibition,' and he can usually define the gradients with

"However, we are now considering alcoholic inhibition in embryo-before and the various methods employed in classifying its general characteristics.

(d) to the payment to plaintiff of the several sums hereinbefore mentioned and for which judgment is herein prayed. To illustrate: if the name of an object

is spoken, immediately one thinks of something in connection with that object. Professor Kraepelin's subjects were requested to write these down, enumerating as many associated objects as occured to them in the space of five minutes. Two words were given out at each seance, five minutes being allotted to each subject. This was repeated at intervals during the day for ten days, and the average number of Each subsequent insertion, line .05 suggested things reckoned up. Then each evening preceeding the next ten days a generous 'nightcap' was donated, and the results of the following ten days 'association' computed. A loss in coordinating power in this series a mounted to as high as 27 per cent."

This, Dr. Bowers thinks, was a remarkably convincing demonstration, and proves conclusively that one who drinks much is living only a small part of his normal life. It and Dr. Kraepelin's other tests tend to show that the alleged "stimulant" powers of alcohol are a delusion pure and simple,

SUMMONS.

In the Circuit Court of the State of Oregon for Tillamook County. Montgomery Turner,

A. H. Ruger and Eva Ruger, his wife, F. R. Beals and Bird L. Heals, his wife, G. H. Ward, Othon Cacharelia and Clara Cacharelis, his wife, George J. Geannakopoulus, Ed-ward J. Schafer, and Tillamook County, Defendants. County, Defendants.
To Othon Cacharella, Clara Cacharella,

his wife, and Edward J. Schafer, De-fendants: In the name of the State of You are berely commanded laint 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 in the Till-AMOOK HERALD, the date of the first publication hereof being January 13th, 1914, and the date of the last publication thereof being February 24th, 1914, to wit; on or before February 24th, 1914.

will apply to the court for the relief prayed for and demanded in his com-plaint, to-wit: for a decree and judgment in his favor and against all said defendants and each of them, as follows

1st; For a judgment against the de-fendant A. H. Ruger for \$15,200. with interest thereon at rate of six per cent per a September on five certain promissory notes, made, executed and delivered by A. H. uger to plaintiff on Sept. 14th, 1912, for different sums aggregating \$15,900. nev's fees, and for the costs and dis-bursements of this suit.

That that certain mortgage his wife to plaintiff on September 14th, 1912, to secure the payment of five certain promissory notes for different sums argregating \$15,900, dated September 14th, 1912, and bearing interest the rate of six per cent per annum, he adjudged to be a lien prior in time and superior in right to the claim. terest and lien of said defendants Othon Cacharelis, Clara Cacharelis, and Edward J. Schafer. A. H. Ruger, Eva docketed by the clerk of the above entitled court for such deficiency against L. Beals, his wife, G. H. Ward, George L. Genneakonson and the clark of the above entitled court for such deficiency against the defendant, A. H. Ruger. Geannakopoulus, County and each and all of them in and

to the real property therein described, the defendants named and each and all of them be foreclosed of and from all right, title rising in his mind; When will I ever all grades were selected, and their to said real property hereinafter de-

> 4th: For a decree foreclosing that certain mortgage made, executed and delivered by A. H. Ruger and Eva Ruger, his wife, on Sept. 14th, 1912. in favor of Montgomery Turner, above named plaintiff, upon the following

Commencing at the half mile stake between sections 15 and 22 in T. 1 S. R. 9 W. of the Wil. Mer., and running thence S. 160 rods to the S. E. corner of the N. W. quarter of section 22; thence in a northwesterly direction to the S. E. corner of the N. W. quarter of the N. W. quarter of section 22. (to insure absolute uniformity of 113 2-11 rods, more or less; thence N. to the section line between said sections 15 and 22, 80 rods; thence E. on said section line 80 rods to the place of beginning, containing 60 acres, more

Also the homestead claim of Peter Brant being the S. W. quarter of Section 15, T. 1 S. R. 9W, of the Wil. Mer. excepting therefrom 60 acres hereto fore deeded by Peter Brant and wife to Mary E. Judd by deed recorded at page 408 of Book E of the records of deeds of Tillamook County, Oregon; to secure the payment of the said five said property be sold as upon execution at law, and the proceeds of said sale be applied as follows:

(a) to the costs and expenses of (b) to the costs and disbursements of this suit;

(c) to the payment of the attor-ey fees awarded to this plaintiff:

(e) That the balance, if any, be

Four Foot Fir Slabs \$3.00 Per Cord Delivered

\$2.90 in Ten Cord Lots: \$2.80 in Twenty Cord Lots.

A. F. COATS LUMBER CO.

The Distance Between

WHEELER

Nehalem City

Is less than 2 miles. Between these two towns there is more traffic than between any other two towns in the county located but that distance apart.

Yet to drive a team from Wheeler to Nehalem you would have to drive over 10 miles around through the valley.

A wagon road between the towns of Wheeler and Nehalem should be built at once and thus eliminate the waste of time and money occasioned by forcing traffic over a 10 mile haul instead of over a two mile haul.

We believe work should be started on this project at once.

Nehalem Harbor Co.

Wheeler, Oregon OWNERS OF WHEELER PROPERTY

paid over to the clerk of the above entitled court to he disposed of as this court might

5th: That if the proceeds of said sale be insufficient to make the above pay-6th: That the defendants and each

f them, and all persons claiming or to claim by, through or under them and each of them be adjudged to have no right, title, interest or lien upon said mortgaged real property sought to be foreclosed herein, or any part thereof, and that each and all of them be forever barred and foreclosed and enjoined from setting out any right, title, interest or claim in or to the same or any part thereof, excepting only the statutory right of redemption.

7th: That plaintiff be allowed to be-come the purchaser at said sale. 8th: That plaintiff have such other and further relief as to this court may seem meet and just in equity.

This summons is served upon you by order of Honorable Webster Holmes, Circuit Judge of Tillsmook County, Oregon, which order made and dated on Jan. 10th. 1914 requires you to ap-pear and answer the complaint filed against you herein, on or before the expiration of six weeks from the date of the first publication of this summons in the TILLAMOOK HERALD, to-wit: on or before February 24th,

Thos. H. Tongue, Jr., Attorney for Plaintiff.

CITATION.

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

In the matter of the estate of William Curtis, deceased, To Julia A. Curtis, David Curtis, Jennie McGhee, Annie Billings, Charles Curtis and Nellie Mur-

GREETING:

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 the 14th day of March, 1914, at 10 o'clock in the forenoon of that day, then and there to show cause if any there be, why an order should 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 prop-

erty to-wit:
The South-west quarter of the South-east quarter and the South-east quarter of the South-west quarter of Section thirty, T. 3, S. R. 9, West, Wil. Mer. (Less three tracts sold) containing

72.25 acres.
Witness, the Hon. Homer Mason Judge
Witness, the Hon. Court of the State of of the County Court of the State of Oregon, for the County of Tillamook with the seal of said Court affixed, this 24th day of January A. D. 1914.

Attest: J. C. Holden,

Clerk.

Dr. L. E. Hewitt H. T. BOT

OSTEOPATHIC PHYSICIAN AND SURFEON Obstetrical Specialist Both Phones

Res. and Office: Whitehouse Residence. TILLAMOOK ORE.

DR. A. D. PERKINS RESIDENT DENTIST Office in Sturgeon Bldg. All Work Guaranteed. TILLAMOOK. OREGON

DR. ELMER D. ALLEN, Dentist,

Has Located in the Commercial Bldg. Succeeding Dr. P. J. Sharp.
Suck Guaranteed, Both Phones.

All Work Guaranteed, Both Phon Office Hours: 9 to 12 a. m. 1 to 4:30 p. m. Open Evenings from 7 until 8 o'clock

Dr. Jack Olson RESIDENT DENTIST Office Hours from 9 a. m. to 5 p. m.

Oddfellows Building Both Phones.

J. E. REEDY, D. V. M. VETERINARIAN

(Both Phones) Tillamook Oregon

JOHN LELAND HENDERSON Attorney-at-Law

Fillamook County Bank Bldg.

T. H. GOYNE Attorney-at-Law and! Land Office Business. Opposite Courthouse

Geo. P. Winslow ATTORNEY-AT-LAW Tillamook Block

Room 202 Tillamook.

E. J. CLAUSSEN LAWYER DEUTSCHER ADVOKAT Commercial Building

GEORGE WILLETT

Attorney at Law Office In Commercial Building

COMPLETE SET OF ARM Office 202-204, 1 Block

Pioneer Transfe

G. L. DICK & SON, Pr The Same Price to Every TILLAMOOK UNDERTAKE

R. N. HENKLE Mr. Located in Building Formerly's By Carl Patrial. Funeral Director and Licensed but Lady Assistant When Repe

E. N. CRUSON Painter and Paper I

Contracts Taken Estimates Furnish All Work Guaranteed,

Tillamook Baker's

FOR SALE AT

ALL GROCERS

SUMMONS. in the Circuit Court of the

of Oregon, for the Coun Tillamook, Thomas F. Buffum, Plaintiff.

Mina Buffum, Defendant.
To Mina Buffum defendant:
IN THE NAME OF THE
OF OREGON, You are hereby
to appear and answer the so
filed against you in the above
suit within aix weeks from the
the first publication hereof; as
fall so to answer, for want the
plaintiff will apply to the Cost
decree dissolving and annula
marriage contract now exist
tween the plaintiff and the de
and for such other and furthe
as to the Court may seem is
equitable.

This summons is served upost publication by order of the He Webster Holmes, Judge of the Court of the State of Oregon, County of Tillamook, dated it bers in McMinnville, Oregon, it day of December, 1913. The first lication hereof is made on the of December, 1913.

C. W. Talmage & E. J. Clast Atterneys for Particular and County of Particular and

Attorneys for Pa