

# The Tillamook Herald

C. E. Crombley, Editor

Issued Twice 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

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TUESDAY JULY 28, 1914

At the state convention of the United Total Abstinence Union of America, held in Yonkers, N. Y., recently, the suggestion was unanimously approved that every member of the organization "work manfully for the eradication of absolute or intoxicating liquor from the United States."

Alcoholic drinks received another body blow from medical science the other day, when the National Convention of Allogists and Neurologists met in Chicago. These experts in the treatment of diseases of the mind and the nerves unhesitatingly recommended the use of alcohol in any and every case without exception, and it is believed to be the most stringent and of resolution ever adopted on this subject by a body of medical men. Not satisfied with declaring alcohol responsible for a large proportion of the world's insanity, epilepsy, dementia, and other forms of mental, moral and physical "degeneration," the resolutions recommended that state legislatures prevent traffic in alcoholic liquors; that physicians prescribe and carry on a public education of the people as to alcohol's deleterious effects; and practically pledged the medical profession to take the step of seeking legislation for the extermination of alcoholic liquors. This action by one of the most eminent bodies of physicians in the country shows the drift of opinion, and marks another phase in the destruction of the drink traffic.

In a report submitted to President Wilson by Commissioner of Corporations Davies, some remarkable figures are given showing how the timber lands of the United States are concentrated in the hands of a few owners. Two men hold forty-nine percent of the timber in southwestern Washington, the report says; five men hold thirty-six per cent in the western Oregon; six have seventy per cent in northwestern California; ten have more than half the redwood area and in north central Idaho four holders have fifty per cent. In the upper peninsula of Michigan forty-five per cent of the land is held by thirty-two timber owners. In Florida fifty-two holders (mostly timber owners) hold one-third of the land in the entire state. The main fact shown is that 1,694 timber owners hold in fee more than one-twentieth of the timber area of the entire United States from the Canadian to the Mexican border. In the 999 timbered counties investigated they own one-seventh of the area. These 1,694 holders own 106,990,000 acres. This is an area four-fifths the size of France; or greater than the entire state of California; or more than two and one-half times the land area of the six New England states. Sixteen holders own 47,890,000 acres, or nearly ten times the land area of New Jersey. Three land-grant railroads own enough to give fifteen acres to every male of voting age in the nine western states, where also all their holdings lie. "Laxity in land grants and loose, ill-enforced land laws," are given as the explanation of this concentration of timber ownership. "Ninety-eight per cent of the 1,390,000 acres comprised in the largest timber holding in the lake states was acquired in a wholesale manner, chiefly from tracts disposed of by the government through grants to the state or under the scrip and the cash sale laws."

## HIGH SCHOOL FUND LAW.

Petitions are being circulated to secure the required number of signatures to place upon the ballot at the coming election in November the "High School Fund Law" for Tillamook County.

Under this law the county high school board will have power to contract with districts to teach the high school studies and instead of the districts where high schools are established being burdened with such expense, the expense will be born by the whole county. This will more equally divide taxes for their support and permit of high schools being established in central locations.

We are giving the law as published in Oregon School Laws for 1913, as follows:  
COUNTY HIGH SCHOOL FUND.  
361 County Court to Submit Question.

The County Court, at any general election to be held in any county after the passage of this act, upon the presentation of a petition signed by ten per cent or more qualified school electors of said county, must submit the question of creating a county high school fund to the qualified

electors thereof. Such election shall be conducted in the manner provided by law in creating a school district. The county court shall give thirty days notice that the question will be submitted to the legal voters of the county. The notice for such election shall specify the amount for a county high school fund, and the voters shall indicate by ballot, as provided in the Appendix hereto, their approval or disapproval of the proposed fund. Whenever it has been decided by the county court to create a high school fund, in accordance with Section 361, such fund shall be under the control of a county high school board, consisting of the county clerk and two commissioners, the county treasurer and the county superintendent, who shall act as a board of trustees, and shall have the county superintendent as secretary. The board of trustees shall select a county high school superintendent. The superintendent of the board shall select a board of directors.

362—Board Must Forfeit Estimate of Funds.  
The county high school board shall also have the duty of estimating the amount of money to pay the tuition of all high school pupils for the next twelve months, and submit such estimate to the county court, whose duty it shall be to determine to levy a special tax upon all the assessable property of the county sufficient to raise the money necessary and necessary for paying said tuition. Said tax shall be computed, entered upon the tax roll, and collected in the same manner as other taxes, and designated as the "County High School Fund," and shall be deposited in the county treasurer.

363—Tuition, How Paid.  
For the purpose of paying tuition of said high school pupils, the county high school board shall draw an order on the county treasurer, which shall be signed by the president and secretary of such board, whereupon the county treasurer shall pay such tuition and interest thereon to the county high school board, provided that the total amount of such warrants shall not exceed the amount of money actually in the hands of the treasurer to the credit of the county high school fund.

364—Distribution of Fund.  
The basis for the distribution of the county high school fund shall be upon the average daily attendance during the school year. The total amount of money paid to any district during the school year shall not be less than \$10.00 per pupil for the first 200 such average daily attendance, and \$20.00 per pupil for all the remaining pupils. But the total paid any district shall not exceed the amount paid by the district to the teachers employed therein.

365—State Board of Education to Prescribe Regulations.  
It shall be the duty of the state board of education to prescribe rules and regulations specifying the standard that must be maintained by all high schools relative to number of months taught, number of teachers employed, number of recitation periods daily and course of study, before any high school shall be entitled to receive tuition for any high school pupil from the county high school fund.

366—District Must Comply with State Rules.  
No high school shall be entitled to receive tuition for any pupil from the county high school fund, nor shall any warrant on said fund be drawn in favor of any district until the county superintendent has certified to the county high school board that the district has complied with the rules and regulations provided for in section 365.

369—Entrance Requirements.  
No high school shall be entitled to receive tuition for any high school pupil from the county high school fund, unless such pupil holds an eighth grade diploma from county in this state, or its equivalent from some other state; provided, that this section shall not apply to any pupil now enrolled in any high school. All questions at issue arising under the provisions of this section shall be determined by the county school superintendent whose decision in the matter will be final.

370—Pupil Must Complete Course in Residence District.  
No tuition shall be paid for a high school pupil to any district, except to the district in which his parents or guardian shall actually reside, during the time of said pupils attendance in such district; provided that the tuition may be paid for a high school pupil to a district other than his residence district if the high school is not in session in the residence district of

such pupil; or if such pupil has completed the course of study offered in his residence district, or if he has obtained the consent of the county high school board to attend school in a district other than his residence district.

## POISON BRAN WASH FOR CUT WORMS AND ARMY WORM.

Cut worms and army worms are doing considerable damage in various parts of the county, to both garden and field crops. They are getting an increase in their numbers in parts of the valley, and it is well to do something to check them down. According to the Agricultural College, a poison bran wash is the best remedy for both these pests. The ingredients are as follows:  
Sugar 50 lbs  
White arsenic or Paris green 2 1/2 lbs  
Salt 2 lbs  
Kainit 2 lbs  
Milk 100 lbs  
Mix these ingredients thoroughly and add sufficient water to make a course creamy mass. To get the material stopped it should be sprayed readily after pressing together in the hand.  
This should be given broadcast over the field in the early evening. About 150 pounds to the acre is usually sufficient. Cut worms feed on this in preference to vegetation. Care should be taken not to let the chickens have the run of the field after treating.  
R. C. Jones,  
County Agriculturist.

## Notice of Administratrix to Creditors

NOTICE IS HEREBY GIVEN, that the County Court of the State of Oregon for Tillamook County has appointed the undersigned administratrix of the estate of Albert J. Gitchell, deceased, and any and all persons having claims against said estate are hereby required to present the same, in accordance with the provisions of the act, signed at the office of T. H. Goynes, an attorney at law, in Tillamook City, Oregon, within six months from the date of this notice.  
Dated June 20th, 1914.  
Florence V. Gitchell, Administratrix of the Estate of Albert J. Gitchell, Deceased.  
T. H. Goynes, Attorney for Administratrix.

## Tilco Apartments for Rent.

Furnished or unfurnished apartments, in suits of four rooms each to rent. These apartments have every modern convenience and are in a most comfortable and desirable home. Prospective renters enquire at Herald office.

## THE LIFE CAREER

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## THE WISDOM OF THE OREGON AGRICULTURAL COLLEGE

Party of 1914 School Year Opens  
SEPTEMBER 15th, 1914  
Write for illustrated catalogue, Booklet, "THE LIFE CAREER" and our Catalogue containing full information.  
DEPARTMENT OF AGRICULTURE  
AGRICULTURE, ANIMAL HUSBANDRY, DAIRY FARMING, HORTICULTURE, LANTERN LECTURES, HORTICULTURE, AGRICULTURE FOR TEACHERS, FORESTRY, LOGGING, ENTOMOLOGY, HOME ECONOMICS, DOMESTIC SCIENCE, DOMESTIC ART, ENGINEERING, ELECTRICAL, IRRIGATION, HIGHWAY, MECHANICAL, CHEMICAL, MINING, CERAMICS, COMMERCE, PHARMACY, INDUSTRIAL ARTS.  
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Schnauffer's Orchestra  
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SPECIAL ATTENTION TO MILL AND MARINE WORK.  
HINER & REED At Hiner's Machine Shop  
No Jobs too Big and None too Small

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First Class Cooking, Meals at all hours, Rooms and Good Beds. Rates Reasonable, No Charges Will Be Made for Special Attentions.  
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Office: Rooms 18-16 Tillamook Block  
Hours: 9 A. M. to 5 P. M.  
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Office in Starbuck Bldg.  
All Work Guaranteed  
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Tillamook Oregon

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\$3.00 Per Cord Deivered  
\$2.90 in Ten Cord Lots;  
\$2.80 in Twenty Cord Lots.  
A. F. COATS LUMBER CO.

## Notice of Completed Contract.

Notice is hereby given that U. G. Jackson, County Surveyor for Tillamook County, Oregon, has filed in his office his certificate of the completion of the contract at Tillamook Bay Construction Co. for Section "A" of the Garibaldi-Wheeler Road and any person, firm or corporation, having objections to the completion of said work, may do so within two weeks from the date of the first publication.  
Dated this 27th day of June, 1914  
J. C. HOLDEN,  
County Clerk.

E. J. CLAUSSEN  
LAWYER  
DEUTSCHER ADVOKAT  
Commercial Building

H. T. BOTTS  
Lawyer  
COMPLETE SET OF ABSTRACT.  
Office 202-204, Tillamook Block  
Tillamook Ore.

Pioneer Transfer Co.  
G. L. DICK & SON, Props.  
Both Phones  
The Same Price to Everyone

JOHN LELAND HENDERSON  
Attorney-at-Law  
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Tillamook County Bank Bldg.

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Room 202  
Tillamook, Oregon

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Bread  
TILLAMOOK BAKERY  
AT ALL GROCERS

Subscribed by:  
Henderson, Prop.  
Surveyor  
John Leland Henderson,  
Sey, Treas.  
Attorney-at-Law, Notary Public  
Tillamook Title and Abstract Co.  
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