

The Tillamook Herald

C. E. Crombley, Editor
Issued Twice a Week Tuesday and Friday
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| Advertising Rates | |
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| Legal Advertisements | Each subsequent insertion, line .05 |
| First insertion, per line | Resolutions of condolence and lodge notices, per line .05 |
| Each subsequent insertion, line .05 | Business & Professional cards, mo. 1.00 |
| Home-town notices | Display Advertisements, per inch .25 |
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| Notices, per line | .05 |
| Cards of thanks, per line | .05 |
| Locals, per line, first insertion | .75 |

ALL Display Ads must be in this office on Monday and Thursday Mornings to insure publication in following Tuesday and Friday issues. Seasons are imperative.

FRIDAY JANUARY 8, 1915

It is said that there is not a Federal building in Danville, Ill., that cost less than one million dollars. Which you might note in your scrap-book against the fact that for years Uncle Joe Cannon was known as the "watch-dog" of the Treasury. In fact we are inclined to think that Uncle Joe created the role.

Those who are criticizing the administration because of its stringency for peace, would criticize it a great deal more if we were at war. Politics like everything else has its proper sphere, but we are sorry to say it is sometimes used to carry on a pretty dirty business. If it were not for the office-seekers and the political pup-pickers there would be less unjust criticism of state and national administrative affairs. The fellows who are putting up the noise these days are mostly those who are outside and want to get in.

Editor Baker claims that the Democrats are to blame because the Elmore has been taken off the run. What next? The fact of the matter is that the Elmore was taken off because our merchants preferred to ship by rail rather than by water. As much as it is being shipped into the country as there ever was this time of the year. No doubt the recent lowering of freight rates by the P. B. & N. had something to do with the Elmore's being taken off the Tillamook-Portland run. At any rate the merchants of Tillamook can thank the Elmore people for the reduction in freight rates as water competition was no doubt the reason for the reduction in rail rates. If the slough was improved as it should be we could look for a further reduction.

Editor Baker is "boldly" proclaiming himself in favor of the Warren pavement in preference to the concrete pavement. This seems rather strange. From all the data that we have been able to secure, concrete seems to have given by far the best satisfaction for general road purposes. It is cheaper than Warrenite and has stood the test of time to a remarkable degree. Editor Baker always did have a special liking for anything that smacked of the Warren Construction Co. He would no doubt like to have that concern come here and take up its headquarters and live with us or on us, which ever way you may see fit to put it.

The Nehalem Valley Reporter advises that the county court investigated in regard to the dissatisfaction which the people of Columbia County have for Major Bowly, the state highway commission and the state aid work done in that county, before any state aid work is undertaken in this county. We believe this would be a good idea. The Columbia county people have petitioned for the removal of Major Bowly, alleging unsatisfactory work, careless and extravagant expenditures of road funds. Major Bowly is quite well remembered by our citizens in connection with the pavement case. His attitude towards the citizens and the testimony which he gave will not be forgotten soon. We had rather see someone besides Major Bowly at the head of the state highway work.

A move is being made by some of the hotel men of the state to have incorporated in the proposed prohibition law provisions whereby a 50 room hotel may have the privilege of serving liquors to guests in transit. We understand that other provisions which are bound to make the prohibition law of non effect are also considered. It is to be hoped that the legislature will stand by the Committee of One Hundred and pass the bill as proposed by that committee. Anyone can readily see that to allow hotels to serve liquors would be altogether too much of a loop.

hole and would make the prohibition law practically of no effect. And they who draw the line, allowing only 50 room hotels a special privilege? The smaller hotels are entitled to every privilege that larger ones are.

One would naturally think from the clamor and criticism that is going up in certain quarters that some of our people are anxious for war. Some of the steel pat papers throughout the country are loud in their criticisms of the administration's foreign policy. Why these criticisms? Are they not satisfied with the peace that we are now enjoying? The administration is being held up to ridicule as being for peace at any price. While there is no just ground for this ridicule, it is a fact that peace at almost any price is being carried on in Europe. The war in Europe is nothing more or less than a battle for the dollars; a desire for increased markets and a further expansion of trade. America will shed her blood freely if need be for a product, but she finishes at making a sacrifice of life for the dollars. While the administration may have made mistakes and will no doubt continue to make them, the sincere aim of the President and his advisors is to keep this country out of the awful carnage of war, so that we may enjoy the fruits of peace and our industry.

Presbyterian Church Notes.

10 a. m. The church studying the Bible—Come early.
11 a. m. The church worshipping—Communion address: "Two Types of Christians: Carnal and Spiritual." The Lord's Supper will be kept at this service, and members of this church, and all believers in the Lord Jesus Christ are invited to partake. "This do in remembrance of me."
7:30 p. m. The church worshipping. After a song service and prayer, the pastor will discuss for 10 minutes current events directly affecting the Kingdom of God. The remaining ten minutes will be devoted to a Gospel message.
The church needs you. You need the church.
D. A. MacKenzie minister.

Lands Cheaply Logged Off

Feeney-Bremer Co., Put Economical Land Clearing Machine on Market

The Feeney-Bremer Co., has just completed a very economical device for clearing land in the shape of a gasoline donkey engine, equipped with a 10 h. p. heavy duty engine. The total weight of the machinery is 5,200 lbs. mounted on runners and can be pulled anywhere on a straight line by its own power. The donkey part consists of a double drum, double friction, equipped with beaks. It has 400 feet of 1/2 in. cable and 500 feet of 3/4 inch cable. As a demonstration it recently pulled with ease a 20 foot log 3 feet in diameter over rough ground. Anyone wishing a demonstration of the workings of the machine can witness the same by calling at the Feeney-Bremer Co. Works.

The price for the above equipment ranges from \$700 for 10 h. p. up, larger sizes costing accordingly.

The engine consumes distillate, consuming 6 gallons in 10 hours, cost 10c a gallon.

The engine used is detachable and can be used for other things.

Feeney-Bremer Co. are offering a fine proposition for two or more far-

mers who wish to go in together on a device that will clear their land cheaply and easily. Two men can run the machinery used and handle it successfully.

Notice of Assessed Damages.

Notice is hereby given, that the Viewers appointed by the Common Council of Tillamook City, Oregon, under the provisions of Ordinance No. 283 to assess damages and benefits on the proposed widening of First Street in Tillamook City, Oregon, from Second Avenue East, Easterly, have filed their report in said matter, and the Common Council of Tillamook City, Oregon, has appointed Monday, January 18th, 1915, at the council room in the City Hall in Tillamook City, Oregon, at the hour of 2 o'clock p. m. as the time and place when said report will be considered by the Common Council. By said report damages have been assessed to William A. Gaudin for the sum of \$500.00 for the portion of the following tract or land to-wit:

Commencing at a point 100 feet South and 100 feet East of the North-east corner of the E. Thomas D.L.C. Section 36 Township 1 South, Range 9 West, W.M. and running thence south 77 degrees East 100 feet thence North 100 feet thence South 77 degrees East 100 feet thence North 100 feet thence South 77 degrees East 100 feet in the place beginning.

And the Methodist Episcopal Church has been assessed damages to the amount of \$250.00 for the following tract of land:

Commencing at a point 100 feet South and 100 feet East of the North-east corner of the E. Thomas D.L.C. Section 36 Township 1 South, Range 9 West, W.M. and running thence South 77 degrees East 100 feet thence North 100 feet thence South 77 degrees East 100 feet thence North 100 feet thence South 77 degrees East 100 feet in the place of said church.

Notice of Contractors

The Three Rivers Creamery Ass'n. wishes to receive bids on building an addition to its factory at Hebo, Oregon. See copy of specifications at Carl Haberlach's office, Tillamook, or at residence of Chas. McKillop, Hebo. Building is to be thirty-two feet wide by 64 feet long.

Building to be completed by March 15th, 1915. Penalty will be provided for failure to complete building in specified time. Bidders will be required to give satisfactory references as to their ability to complete building, etc.

Bids to be submitted by January 15th, 1915. Leave bids at place where specification may be seen. Company reserves the right to reject any or all bids.

Certified check of 5 per cent of amount of bid to be left with bids.

Three Rivers Creamery Ass'n.
By Carl Haberlach, Secretary.

Notice of Sheriff's Sale on Foreclosure

NOTICE IS HEREBY GIVEN, that in pursuance of an execution and order of sale duly issued out of the Circuit Court of the State of Oregon, for Tillamook County, by the Clerk of said Court, upon a decree of foreclosure, dated December 16th, 1914, in said Court in a case wherein F. R. Beals is plaintiff and W. O. Chase, Mina M. Chase and the Tillamook Co-operative Fish Company are defendants, said execution and order of sale hearing date the 19th day of December, 1914, and being to me duly directed by the clerk of said Court under the seal thereof, I have duly levied upon, and will, on Monday the 1st day of February, 1915, 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 the following described real property, situate in Tillamook County, Oregon, to-wit:

Lots 1 and 2 in Block 8, Malaney's Addition to Ocean Park according to the plat of said addition recorded in the office of the County Clerk of Tillamook County, Oregon, also all lands lying between said Lots 1 and 2 and low water on Big Neatucca River, also all of the land lying between the terminus of Camp Street in said Addition and low water on said river; also that certain ice plant located on the said described property consisting of engine and boiler and ice machine and all equipment in connection therewith.

And if necessary to satisfy the decree in the cause mentioned, I will also sell the following described real property, situate in Tillamook County, Oregon, to-wit:

Lots 5 and 6 of Block 10 of Stillwell's Addition to Lincoln (now Tillamook City).
Said sale will be made for the pur-

pose of satisfying the judgment and decree entered in said cause on the 16th day of December, 1914, in favor of the plaintiff and against defendants for the sum of \$2330.00, with interest thereon at the rate of six per cent per annum from February 16th, 1913, for the further sum of \$250.00 as attorney's fees, and the costs and disbursements of the suit taxed at \$24.00, and the costs and expenses of the sale.

Dated this December 31st, 1914.
H. Crenshaw,
Sheriff of Tillamook County, Oregon.

SUMMONS in the Circuit Court of the State of Oregon for Tillamook County.

Gertrude A. E. Sanders, Plaintiff,
vs.
Lawrence Sanders, Defendant.

To Lawrence Sanders the above named defendant:

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 suit on or before the expiration of six weeks from the date of the first publication of this summons, and if you fail to appear and answer, for want thereof the plaintiff will apply to the court for a decree therein for the relief prayed for in the complaint, which is that the bonds of matrimony existing between yourself and the plaintiff be dissolved, and that the plaintiff have the care and custody of the minor children of yourself and plaintiff, to-wit: Elsie E. Sanders, Dotie Lucile Sanders and Robert Lee Sanders, and for such other and further relief as may be equitable.

This summons is published in the Tillamook Herald by order of the Honorable Homer Mason, County Judge of Tillamook County, Oregon, by an order made Dec 31st 1914, requiring publication of this summons to be made once a week for six weeks, and the date of the first publication hereof is January 1, 1915.

H. T. Botts,
Attorney for Plaintiff.

Notice of Assessment.

Miami Lumber Co., a corporation, having its office and principal place of business at No. 830 East First Street, in the City of Los Angeles, State of California.

Notice is hereby given that at a meeting of the Board of Directors of said Miami Lumber Co. held on the 15th day of December, 1914, an assessment of \$1.00 per share was levied upon the issued capital stock of said corporation, payable immediately to C. C. Masten, 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 15th day of January, 1915, will be delinquent and advertised for sale at public auction, and unless payment is made before, will be sold on the 2nd day of February, 1915, at 10 o'clock A. M. on said date, to pay the delinquent assessment, together with costs of advertising and expenses of sale.

C. C. Masten,
Secretary.
Location of Office—No. 830 East First Street, Los Angeles, California.

Notice for Publication (PUBLISHER.) 02960

Department of the Interior
U. S. Land Office at Portland, Oregon, December 24, 1914.

Notice is hereby given that Alton F. Gardner, of Beaver, Tillamook Co., Oregon, who, on March 20, 1911, made Homestead Entry, No. 02960, for SW 1/4 NE 1/4 and NW 1/4, Section 32, Township 3 South, Range 9 West, Willamette Meridian, has filed notice of intention to make Final Commutation Proof, to establish claim to the land above described, before the County Clerk of Tillamook County, Oregon, at Tillamook City, Oregon, on the 15th day of February, 1915. Claimant names as witnesses: Frank Payne, Edgar Gilbert, Ollie Woods, Robert O. Richards, all of Beaver, Oregon.

H. F. Higby, Register.

WANTED

I have good income bearing property in Portland, which I will exchange for improved dairy ranch, with stock, within reasonable distance of town of Tillamook. Will consider property up to \$45,000.00. Address
C. C. Masten,
656 Halsey St., Portland, Ore.

Bids Wanted for Wood

The Clover Leaf Creamery Company wishes to receive bids for sixty cords of Alder, Spruce or Hemlock wood, both in four foot lengths delivered at its factory and in 16 inch lengths delivered in its wood shed. One half of the wood to be delivered on or before June 15, 1915, and the balance by August 15, 1915. Leave bids at Carl Haberlach's office, Tillamook, Oregon, on or before February 1st, 1915. Company reserves the right to reject any or all bids.

Cloverleaf Creamery Co.
Bids Wanted for Hauling

The Clover Leaf Creamery Company wishes to receive bids on hauling cheese from its factory to dock and railroad depot at Tillamook City. Also for hauling supplies and boxes to its factory. Leave bids at Carl Haberlach's office on or before Feb. 1st, 1915. Company reserves the right to reject any or all bids.

Pioneer Quarry Reopens.
Newport.—Pioneer stone is once more being quarried after a lapse of 18 years and promises to develop an industry in Lincoln county which has been neglected. The last stone taken from the quarry at Pioneer was used in the construction of the Call building in San Francisco.

The product is sandstone, lighter in color than any other in the northwest and, it is said, will not deteriorate in fire. The government is reported to be considering buying this stone for the postoffice at The Dalles.

GENERAL VON STEIN



General von Stein, who is in charge of the Commissary department of the German army.

Executor's Notice to Creditors

Notice is hereby given that by virtue of an order made and entered in the County Court of the State of Oregon for Tillamook County, on the 30th day of December, 1914, the undersigned, Herman Sander, was duly appointed Executor of the Last Will and Testament of John C. Sander, deceased. All persons having claims against the estate of said John C. Sander, deceased, are hereby notified and required to present the same, together with vouchers and due proof, to the undersigned, or to his attorney, S. S. Johnson, at Tillamook, Oregon, within six months from this date.

Dated January 2, 1915.

Herman Sander, Executor of the Last Will and Testament of John C. Sander, deceased.

SUMMONS

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

Ella Sherwood, Plaintiff,
vs.
George Sherwood, Defendant.

To George Sherwood, Defendant:

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 suit within six weeks from the date of the first publication hereof in the Tillamook Herald, the date of said publication being the 26th day of December, 1914, and if you fail to appear and answer, for want thereof, the plaintiff will take a decree of this Court dissolving the bonds of matrimony existing between the plaintiff and defendant, and that the plaintiff be granted an absolute divorce from the defendant; that the custody of the children mentioned in the complaint, namely: Isabella, Howard, Orlie, Claude and Kenneth, be awarded to the plaintiff; and for such other and further relief as to the Court may seem just and equitable.

This summons is served upon you by publication thereof by order of the Honorable Webster Holmes, Judge of the Circuit Court of the State of Oregon, for the County of Tillamook, dated at Tillamook, Oregon, the 28th day of December, 1914.

C. W. Talmage and E. J. Clausen,
Attorneys for Plaintiff.

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

IN THE MATTER OF THE ESTATE OF: Mathew Casey, deceased.

Notice is hereby given that the undersigned Executor of said estate has filed his first Final Account in the County Court of the State of Oregon for the County of Tillamook, and said court has fixed the 11 day of January, 1915, at the hour of 2 o'clock P. M. of said day, at the Court room of said Court house, as the time and place for hearing objections to the settlement thereof.

Dennice A. Browne,
Executor of the Estate of Mathew Casey.

Sidney E. Henderson, Pres.
Surveyor
John Leland Henderson,
Sery. Treas.
Attorney-at-Law, Notary Public
Tillamook Title and Abstract Co.
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Both Phones
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W. A. WILLIAMS,
TILLAMOOK, OREGON

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R. B. DRISCOLL
Instruction at pupil's home

T. H. GOYNE
Attorney-at-Law and
Land Office Business.
OPPOSITE COURTHOUSE

H. T. BOTT'S
Lawyer
COMPLETE SET OF ABSTRACTS
Office 202-204, Tillamook Block
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Business Counsellor, Title
Accountant, Notary Public
COMMERCIAL CLUB BUILDING
TILLAMOOK, ORE.

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ATTORNEY AT LAW
Tillamook Block
Room 202
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JOHN LELAND HENDERSON
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Abstracter
Tillamook County Bank Bldg.

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J. R. CALLAHAN
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GEORGE WILLET
Attorney at Law
Office in Tillamook Block

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