YIELD IS 37.67 POUNDS IN SEVEN DAYS-TEST IS NOT FINISHED.

The following letter, reprinted from Hoard's Dairyman, gives a descrip-tion of the most wonderful cow on

Hoard's Dairyman: -We breeders of Northern New York are jubilant of this glorious victory just won by Mr. E. H. Dollar and his wonderful dairy animal, Pantiac Pet. But three weeks ago Mr. Dollar and I were looking over "Pet" in a pen stall, and I said "Ert, she is capable of the world's rec-ord if you can get at her," Mr. Dollar was suffering from a severe attack of the rheumatism then and things looked pretty blue for him. We left that evening for a trip down the state to purchase a carload of the black and whites. On our return Per had given birth to a beautiful bull calf and was in a most ideal condition for the record.

Mr. Dollar was better and when the week was up they began the race for the victory that was won with nearly a half a pound of butter to spare over the wonderful record of Pontiac Clothilde DeKol 2nd.

You will want to know about the man and the cow that won this victory for I view this achievement as more man than cow. The man: Mr. Dollar came home

from the busy life of a mercantile business in New York City to take charge of the Dollar Homestead on the passing away of his father. This was but a little over a decade ago. He has put into the business the alert quick preceptiveness that he acquired in his brief sojourn in the city with the vigor, the sturdiness, the practical and acquired faculties of a country reared young man put in on those factors means success in any business. He has made and is making his farm into one of the greatest dairy farms in the world. It is a handmade farm so to speak. All made from the ability and vigorousness of Mr. Dollar and his family. Mr. Dollar's own words to me, recently said. portray his character, "While I live ! want to do things with all the will and force there is in me" and he does things that way. It is such a man that was behind "Pet" and she had to do things at the pail that made her the world's record breaker. The dairy world should honor Mr. Dollar. The cow: Pontiac Pet is a wonder-

ful, motherly formed individual, very open in contour, with those widely set fore legs that give a large heart girth and capacious chest, with well sprung open ribs that give a roomy, digestible cavity, with wide apart hips and loins that make a large maternal eavity, covered by a medium, unctuous, full of grit, and silky skin, all of which goes to make up a great dairy animal. She is a daughter of Pontiac Korndyke out of a low record daughter of Hengerveld DeKol.

I think it was more in her development than in anything else that has given her the chance and the bility to make the wonderful record that she has. Calving as a senior twoyear-old at two years, 10 months, 17 days, and beginning her first record three months afterward, she produced 15.645 lbs. of butter 296.6 lbs. of milk in 7 days, and in 30 days, 64.856 lbs. from 1276.7 lbs. milk. As a junior four-year-old, she made 27.2 lbs. butter from 485.6 lbs. milk in seven days, and 112.056 lbs. of butter in thirty days from 2018.3 lbs. milk. At six years of age she made 30.01 lbs. butter from 489.5 lbs. milk in seven days, and 116.907 lbs. butter from 2038.1 lbs. milk in thirty

Now as a seven-year-old she makes 37.67 pounds butter in seven days, and her thirty-day record has not been completed yet. You will see that she must have been a large and wellgrown two-year-old. She was given a good test and a thirty-day record at her first calving. At every test her function has been enticed and invigorated by a good long test. At the present test Mr. Dollar had her conditioned and in shape to do her utmost.

To one not versed in handling cattle it would be hard to make them believe you could make such a change in an animal. But to one who watches their development and sees these changes go on he can see wherein some one will bring out a forty pounder within the next five years. Yes, I am going to give you breeders two years to do the stunt. You have got a hard one ahead of you to beat Dollar.

Pontiac Pet, we bow to you as well as your owner, and we Holstein-Friesian breeders can congratulate ourselves over this new record. HARRY MASON KNOX.

New York

Ordinance No. -

An Ordinance vacating the lots and alley in Block Twelve, Oregon City. Oregon as shown by the recorded plat thereof now on file in the office of the County Recorder of Clacks mas County, Oregon. Oregon City does ordain as follows:

Section 1. That the lots number ed from One to Eight inclusive in Block numbered Twelve (12) Ore gon City, Oregon, as shown by the recorded plat thereof on file in the office of the Recorder of Conveyances of Ciackamas County, Oregon, together with the alley running through the said Block 12, be and the same are hereby vacated, and the said Block shall hereafter sland as if the same had never been divided into lots with an alley running through the same.

Read first time and ordered published at a special meeting of the City Council, held on the 16th day of May, 1911, and to come up for second reading and final passage at a special meeting to be held on the 29th day of May, 1911. L STIPP, Recorder

An Ordinance authorizing the insu-ance of the improvement bonds in pursuance of an act of legislature in the State of Oregon, known as

"The Bonding Act" as the same has been amended. Oregon City does ordain as follows: Section 1. That in pursuance of applications of owners of property

to pay certain assessments for the improvement of Center Street, Oregon City, Oregon, from the north line of Seventh to the north line of Ninth Street; as provided by an act of the legislative assembly State of Oregon, entitled "An Act to provide for the issuance for improvements of Streets and the laying of Sewers in incorpor ated Cities and for the payment of the costs of such improvements and laying of Sewers by installments, filed in the office of the Secretary of State, February 22nd, 1893, as amended by an act entitled, 'AN Act to amend sections 1, 2, 3, 4, 5, 6 and 7 of an Act entitled, 'AN Act to provide for the issuance of bonds for the improvement of Streets and laying of Sewers in incorporated Cities and the payment of the costs of such improvements and laying of Sewers by installments, filed in the office of the Secretary of State. February 22nd, 1893, "approved February 28th, 1901, and subsequent amendatory acts thereto passed by the Legislative Assembly of the State of Oregon: The Mayor and Recorder are hereby authorized and directed to execute improvement bonds of Oregon City, Oregon, and deliver the same to the Treasurer of Oregon City, who shall the Finance Committee of the Council of Oregon City to deliver said bonds to the successful purchaser thereof, who shall pay to said Treasurer the amount bid for said

Said bonds are issued for the pay ment of a portion of the cost of improving that portion of said Center Street described above. Oregon City, and shall not exceed the sum

of \$5604.29, in the aggregate. The denomination of said bonds shall be as follows: One for \$104.28.

and eleven for \$500.00 each. Said bonds are to be dated the 20th day of April, 1911, and shall mature in ten years from the date thereof, and be payable in gold coin of the United States of America, and shall bear interest at the rate of six per centum per annum, interest payable semi-annual, said interest to be evidenced by coupons attached to said bonds, provided however, the right to take up or cancel said bonds upon the payment of the face thereof with all accrued interest to the date of paymen of any semi-annual interest paying period, at or after one year from the date of said bond, is here by reserved to Oregon City.

Section 2. The Treasurer of Ore gon City is hereby directed to credupon receiving the purchase price of said bonds, the face value thereof and accrued interest to the improvement fund (Center) and all premiums to the general fund

of Oregon City. Section 3. Whereas the City Council of Oregon City has heretofore found that the condition of said Center Street was and is dangerous to the health and safety of the public, and has let a contract for the immediate improvement of the same and whereas the said street is still in such condition so as to be dangerous to the health and safety of the public, and that it is necessary to provide funds for the continuance of the improvement that said continuance is necessary for the immediate preservation of the health and safety of the public, in the judgment of the City Council of Oregon City an emergency exists; therefore this ordinance shall take effect and be in force immediately upon its approval by the May

Read first time and ordered published at a special meeting of the City Council, held on the 16th day of May, 1911, and to come up for second reading and final passage at a special meeting to be held on the 29th day of May, 1911. L. STIPP, Recorder.

Ordinance No. -An Ordinance providing for building a Drain culvert from Fourteenth Street northerly to Fifteenth Street, Oregon City Oregon.

Oregon City does ordain as follows Section 1. It is hereby provided that a concrete drain culvert having walls and arch 6 inch thick on a foundation of 6 inches of concrete and sulvert to be 3 feet 6 inches deep by 3 feet wide and shall be constructed from Fourteenth Street, Oregon City, Oregon, at the intersection of John Adams Street along John Adams Street to Fifteenth Street to divert the water from Kansas City Canyon into the Abernathy Section 2. There is hereby ap-

propriated out of the general fund \$1200.00 or so much thereof as is necessary to pay for said culvert. Section 3. Whereas the water flowing down said Canyon, floods Washington Street and renders the same impassible and dangerous and it is necessary for the immediate protection of the said street and persons traveling over the same that this culvert be built immediately. therefore this ordinance shall be in force and take effect immediately

upon its approval by the Mayor. Read first time and ordered pub lished at a special meeting of the City Council of Oregon City, held on the 16th day of May, 1911, and to come up for second reading and final passage at a special meeting to be held on the 29th day of May,

L. STIPP, Recorder.

Ordinance No. ordinance to license and regulate pool and billiard rooms in Oregon City, and prohibiting cards and games of chance therein, and prohibiting minors from frequenting the same, and defining the place where such rooms may be conducted and the manner of the front of the

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same, and prohibiting screece, level pictures and other attractions there-in, and doors and connections into other rooms therefrom. Also giving the people of the ward in which such room is proposed the right to remon-strate against the same, and reserv-

ing to the council the right to re-fuse a license in its discretion, and providing the manner that applicants for pool or billiard room license shall follow in applying for the same, and repealing ordinances Nos. same, and repeating the City, Oregon, 369 and 457, Oregon City, Oregon, as fol-Oregon City does ordain as lows:

Section 1. Every person desiring to carry on a pool or billiard room in Oregon City, shall first obtain a license therefor in the manner following, to wit: Application for such license shall be made, by petition to the City Council, and such peti tion shall be signed by the applicant or applicants, and shall state the particular place where such "room" is to be located, and the time for which such license is desired. Notice shall also be given by the party or parties desiring such license, by publishing the same for two consecutive weeks in a news paper of general circulation in Oregon City, and such notice shall state the place where such "room" is to be located, and the time when such application will be made to the Council, and the same shall also be filed with the City Recorder. Be fore such application for license shall be granted, and license or dered issued, it shall receive the ap proval, by vote, of the majority of be members of the City Council.

Section 2. The registered voters of the ward in which such pool or billiard room is proposed in the petition and notice above mentioned may file at any time prior to the time for the hearing of such petition, a remonstrance with the Recorder, against the granting of the same. And, if upon the hearing of such petition and remonstrance, the Council find that a majority of the registered voters of such ward have remonstrated against granting of such license, then the same shall be denied. And, in case less than a majority of such registered voters have remonstrated. and the Council deem it against the best interests of the community to grant such license, they may refuse to grant the same. And when a license has been refused by the Council, for either of the reasons above, no further applications for a license from such ward for a pool or billiard room therein, may be taken up and considered again, until the expiration of a period of three months from the time of the hear-

ing last referred to. Section 3. When the petition for a license under this ordinance has been granted, and the fee for the same has been paid to the City Treasurer and his receipt therefor filed with the City Recorder, the Recorder shall issue a license to the petitioner or petitioners, provided that such applicants, shall at the same time file with said Recorder a good and sufficient bond in the sun of \$500.00, approved by the Mayor and Recorder, and conditioned that the holder of such license will not permit any unlawful or disorderly conduct in such "room," or allow any minor to frequent or loiter in or about the same, and that he or they will faithfully comply with all of the conditions of this ordinance, in the conduct of such pool or bil-

Section 4. Every pool or billiard room in Oregon City, shall be locatfront wall of such room shall be so constructed, the entire width therethat a clear unobstructed view may be had from the street of every part of the interior of such room by persons passing along the same upon the sidewalk. Such front shall be made of transparent glass to within not less than four feet of the level of the sidewalk along the front of such room. There shall be no screens, partitions or other obstructions in such room, whatever, and no doors or entrances into any other room or rooms therefrom, (except toilet). license under this ordinance, in addition to that mentioned in section 9 of ordinance No. 207, of Oregon City, shall be \$10.00 per quarter.

Section 5. It shall be unlawful for the proprietor of any pool or billiard room in Oregon City, his agent or employee, to permit any form of gambling therein, or any games with cards or dice or other contrivance, whatever, or to keep or permit to be kept open any such pool or billiard room later than eleven (11) o'clock P. M. of every day or to open the same earlier than seven (7) o'clock A. M. of every day. cept on days previous to the first day of the week, election days and holidays when such places may keep

open till Midnight. Section 6. It shall be unlawful for the proprietor of any pool or billiard room in Oregon City, his agent or employee to permit any minor to enter or loiter in or about such room, or to engage in or play any game of pool or billiards therein. or any other game of chance either for amusement or otherwise. And any minor who shall enter or loiter in or about any such room, or who shall engage in any game of pool or billiards therein or attempt to engage in any such game, or any other game of chance either for amuse ment or otherwise or such proprie tor or employee as aforesaid shall upon conviction thereof be deemed guilty of a misdemeanor, and shall be punished as hereinafter provid-

for any person or persons obtaining a license under this ordinance to suffer or permit the placing of any lewd pictures upon the wall of such room, or the display therein of any freaks, or nude statues therein, or to have in such room anything exthe necessary chairs for the convenience of the patrons of the same license under this ordinance shall be transferable to snother, without the consent of the City

Section 7. That ordinance No. 369, entitled an ordinance providing for the licensing and regulating of billiard, pool and card rooms and to prevent minors under the age of eighteen years from frequenting the same, passed March 6th, 1907; ap-proved March 6th, 1907, and an ordinance No. 457, entitled an ordinance to amend section one of or-dinance No. 369, approved March 6, 1907, as amended by ordinance No. 436 of Oregon City, Oregon, and repealing section 2, of said ordinance No. 436, passed Dec. 15, 1909, and approved same date, be and the same are each hereby repealed. Section S. Any person violating any of the provisions of this ordinance, shall be deemed guilty of a a misdemeanor, and upon conviction thereof, before the Mayor or Record-er, shall be fined in any sum not exceeding PIRy Dollars, or by im prisonment for any term, not ex-

such the and imprisonment. Read first time and ordered pubtished at a special meeting of the City Council, held on the 16th day of May, 1911, and to come up for second reading and final passage at a special meeting to be held on the 29th day of May, 1911.

Ordinance No. in ordinance to regulate weights and measures, and the use thereof, and the use of instruments and containers used to determine weights and measures; to provide for the creation and appointment of a board of inspectors of weights and meas ures, and prescribing their duties, and to provide punishment for a violation of this ordinance.

Oregon City does ordain as fol-Section 1. Immediately after the going into effect of this ordinance the Mayor of Oregon City shall nominate and appoint, by and with the consent of the City Council of Oregon City, for the purpose of in-specting and regulating weights and measures in Oregon City, and the use of instruments and containers used to determine weights and nessures, a board of three members, who shall be called The Board of Inspectors of Weights and Measrues, whose term of office shall continue for one year from the first day of July, 1911, and until their successors are appointed and quali-fled, all of whom shall serve without

salary or other remuneration.

Section 2. It shall be the duty of the board of inspectors of weights and measures, during the first week in May, 1911, and not less often than quarterly thereafter, to make such inspection as it shall deem adequate to determine the correct. ness or incorrectness of instruments and containers used to determine weights and measures, and any shortage in any thing or commodity sold within Oregon City, by whom said instruments or containers are used and by whom things or commodities are sold short, and immediately thereafter to report to the City Council its findings and the result of its inspection.
Section 2. Every person doing

business in Oregon City refusing to permit the Board of Inspectors of Weights and Measures to Inspect any instruments and containers used to determine weights or measures used in said business, upon application of said board shall be guilty of a misdemeanor, and upon conviction thereof shall be punished as herein-

Section 4. Every person who shall sell anything or commodity in Oregon City that is more than one per cent short of the amount represented, or who shall use any instrument or container in his business that weighs or measures more than one per cent short of that which is true weight or measure, shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished as bereinafter provided,

Section 5. Upon the receipt by the City Council of the report of the Board of Inspectors of weights and measures, the City Council shall consider the said report, and if therefrom it shall determine that this ordinance has been violated by any person, the said City Council shall cause the offender to be com-

Section 6. Every person convictpunished by a fine of not less than twenty-five dollars nor more than one hundred dollars, or by imprisonment in the city jail for not less than twelve nor more than fifty days, or by both fine and imprison-

Read first time and ordered pub-City Council, held on the 16th day of May, 1911, and to come up for sec-ond reading and final passage af a 29th day of May, 1911. L. STIPP, Recorder.

BEAVERS LOSE CLOSE GAME TO SENATORS

BUDDY" RYAN'S HOME-RUN IS FEATURE OF CONTEST-SCORE 18 3 TO 2.

PORTLAND, Or., May 18,—(Special)—Portland suffered defeat today n a close game with Sacramento. The Senators garnered one in the second and two in the third. McCredie's men came back in the fourth with a brace of runs, but these ended their rungetting. Ryan's home-run was a fea-ture of the game. Portland made six hits and two errors to Sacramento's seven hits and no errors. Both Hen-derson and Byram pitched good ball, being steady at critical moments. Portland-Spokane game was clared off on account of rain.

The following were the results Thursday:

Pacific Coast League Sacramento 3, Portland 2: San Francisco 3, Oakland 1; Vernon 6, Los Angeles 5.

Northwestern League - Portland-Spokane game postponed because of ing rascal, who seemed to be a sort of rain; Tacoma 0, Victoria 0, called in fourth inning account of rain; Vancouver 4, Seattle 0. National League St. Louis 3, Bos-

ton 1; Brooklyn 2, Cincinnati 1; Pitts- night and for several nights, but we burg 6, New York 1; Chicago 11, Philadelphia 2

American League Cleveland Washington 6; Detroit 9, Philadelphia It up. 4; New York 3, St. Louis 2; Chicago

CLARKS. Mr. Wettlaufer was in Milwaukie

Ed Grace was hauling shingles last . Ad-Readers Place... Mr. Bergman lost a horse.

Mr. Fawner is working for Sam El-Mr. Battenmiller is building a fence. Mr. Marquard went to Portland on

Sam Elmer was plowing last week Ed Hettman is building a fence.

Pet Huver bought a pig last week.

The Clarks school is going to have ple and necktle social May 20.

A Man In Wolf's Clothing

By DONALD CHAMBERLIN

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Leaving Gibraltar, I crossed the strait and landed in Tangier. The transition from an English army post to an Arab town is about as marked es any that can be made. At Tangier me finds about him the swarthy native, wearing the baracan, a long white cotton garment-probably the toga of the Romans, who once conquered his country, handed down to the present day and of a different religion from what he has left on the other side of the strait, if his system of superstition can be called religion.

At Tangler I outfitted for a trip to the great desert of Sahara, alming to penetrate as far south as Tuat, thence northeastward to Tripoll. I had several camels and a dozen men as sorv ante and guards.

There is no loneller place on the face of the earth than the desert, though I will admit that on a starlight night there is a solemn grandeur about it. When we were not moving at night intead of the day I established a guard about my camp just as if we were an army marching through an enemy's country, and, strange to say, this vigllance was simply exercised against thieves and robbers. The ingenuity of these lying rascals is remarkable. They are natural spice. They would come into our camp in the most friendly way for the purpose of theft, if they could get their hands on anything, and, if not, to gather information as to how they could rob us at another time.

One day a band of Tuaregs, as they are called, came into camp for the purpose, I felt sure, of observation. They numbered about as many as we. but as my force was under the command of a European and well armed they would not think of attacking us. That same night my sentinel-I put one man on guard-was shot dead. I heard the distant crack of a rifle and, calling several of my men, hurried them out in different directions after the murderer. I went myself, but saw nothing only the great sandy billows. Ope of my men reported seeing a wolf running away, but no human being was found.

The next day we buried the murdered man and proceeded on our way. That night while every one except the man on guard was asleep there was another crack, and a sentry was killed. Again I deployed my men, proceeding farther than before, but not even a wild animal was found. There was ample opportunity for any one to hide among the sand billows, and by covering himself with his baracan be was not likely to be seen. At any rate, we were obliged to give up the search.

I surmised that the party of Tunregs who had visited our camp were bovering near us, intending to pick of man every night till our number should be so reduced as to render us an easy prey. Then our camels, our tents, our supplies, our arms and ammunition would fall into their hands. The outfit would be a fortune to them. concluded that I must stop their

The next night I planted a tent pole in the ground, fixed a crosspiece to ed of a violation of any of the pro-visions of this ordinance shall be about the two, I made the body of a manikin. This I covered with a baracan and put a fes on the head. Thus I had a dummy centinel who might be shot to pleces without being burt. I had taken care to fix our camp on the edge of an oasis, where I could eliminate the approach in one direction, and lished at a special meeting of the noted a convenient place of conceal ment-a bole in the ground-a few hundred yards from the camp. Boon after dark, taking a rife, I went out to my bole. The moon gave sufficient light for me to see any one approach

I had a long wait, for it was near dawn before I saw any living thing. and then nothing more than a wolf prowiing around in search of something to eat. But, having nothing else to watch, I watched the wolf. He would stop here and there and dig up the sand then go on, with his nose to the ground, to another spot and dig again. All the while he was nearing the camp. Presently he stopped and after turning in a circle lay down. He was lost to view, but I kept my eyes fixed on the spot where I had last seen

Suddenly at a point still nearer the camp I saw a flash, heard a crack, and the wolf, raising himself on his hind legs, ran away like a deer. I had a good yiew of the creature's

allhouette against a line of dawn, and I am a good shot on the wing. Rnising my rifle, I achieved an excellent aim and fired. The wolf pitched forward and lay still.

I had instructed my foreman. Hamet, that if he heard a shot to wake the men and if he heard a second one to bring them out. In a few minutes they came running toward me. I called to them and joined them. Then we went to the body of the wolf I had siain. We found him to be one of the Tuaregs who had come into our camp a few days before, a villatnous lookshelk among them.

We scoured the country for awhile. but found no one else. Trust an Arab for finding a place of concealment. I took similar precautions the next were not troubled again in the same way. Doubtless the robbers, knowing that we had got on to their game, gare

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PLEASE NOTICE.

To introduce The Morning Enterprise into a large major-

ity of the homes in Ores City and Clackamas county the management has decided to make a special price for the daily issue, for a short time only, where the subscriber pays a year in advance. By carrier, paid a year in advance, th.48.

By mail, paid a year in advance, 18.68.

Poppie who gave our sanvaser a trial subscription for one or more months, at ten cente a week, can have the daily deliv-

or more mouths, at ten cents a week, can have the daily delivered for a year for \$2.66 by paying a year in advance.

People who gave our canvactor a trial subscription, by mail, for four months at a deliar, may have the paper for a year for \$2.00, if paid a year in advance.

dvance. Subscribers to the Weekly Enterprise may change their subscriptions to the delity, receiving credit for half time on the daily that the weekly is paid in advance. When they choose to add out to the advance payment equal to a full year's advance payment of the El rate.

We make this special price of that people who have poid it advence on come other delivered with its table the Morning

continuing here, making gardens and fields look their best.

Marjorie, the one-year-old daughter of Mr. and Mrs. H. T. Burr, was beried Sunday. A complication of measure and pneumonia was the cause of her death.

Extensive approximations are being Extensive preparations are being made to celebrate Independence Day here. The bills will soon be ready to

here. The bills will soon be ready to be sent out.

The D. X. A. C. baseball club played Boring Sunday afternoon, a very interesting game, Boring being wholly outclassed at every stage of the game. The accre? O! well, only 11 to 3, and two of these three were gifts. Two differences by the boring's pitchers were slammed all over the lot; it seemed as though a whing could stop the Clubs. Schmitt of the Clubs was practically invinsible, and was given good support; three double plays were made by out

three double plays were made by deteam. The rooters were out in formand we rooted for our team as such heroes deserve.

Mrs. G, W, Kummer of Seattle visiting at her son's, Fred Kummer.

Mrs. Theodore Schmidt has returned from the Hot Springs very manimproved in health.

Road work was again resumed Monday morning after the interruption by

day morning after the interruption

WATCH Special Sale for next