

TILTS NUMEROUS AT DAIRY FEAST

Senator Nottingham, Health Board, Dr. Wheeler and Tests Are Attacked.

200 AT BANQUET TABLE

Committee to Be Appointed to Devise Plan to Handle Milk Here—14 Speakers Are Heard—Dairy Milk Is Shown.

After Dr. Andrew C. Smith had referred to State Senator Nottingham as an "undesirable citizen," J. W. Bailey had accused City Health Officer Wheeler of having played for effect in presenting dirty milk in bottles to the diners, and Mrs. Lora C. Little had intimated that the tuberculosis test proposed by the State Board of Health was unreliable, the dollar dairy dinner ended last night with the adoption of a resolution advocating the creation of a committee to perfect "get together" plans.

to the failure of the dairymen to improve their herds by selection. Dr. Calvin S. White referred to the tuberculosis test and the work which had been performed along this line. He outlined the work in connection with the testing of milk and the visits made at some of the dairies.

Senator Philpott, of Hillsboro, said that a banquet was as bad to face for him as a bunch of kicking cows. However, he believed that the solution was for the dairymen to organize and bar any milkman who sold bad milk. He was followed by Thomas W. Thye, of the Jersey Club, and Dr. J. P. Tammelle, of Hillsboro.

LINE IS AFTER OUTLAW

OREGON ROBBERIES MAY BE TRACED TO BURNS.

Dining-Car Robber Who Shot Conductor Reader Is Sentenced to Serve 5 to 10 Years.

COLFAX, Wash., March 9.—(Special.)—Combining the entire State of Oregon for



J. W. Burns, Outlaw, to Whom Robberies in Oregon May Be Traced.

evidence, the Oregon-Washington Railroad & Navigation Company believes it can fasten several robberies in that state upon John W. Burns, the young outlaw, who shot Theodore Reader, dining-car conductor, at Lewiston Junction, February 18. Burns pleaded guilty of assault with a deadly weapon yesterday before Superior Judge Neill and was sentenced to serve from five to ten years in the penitentiary.

Burns shot Conductor Reader on being discovered robbing a dining-car side-tracked at Lewiston. Shortly after his arrest he escaped from the jail here by digging through the wall with a knife and can-opener. A posse trailed him for 35 miles in this county. He was captured by Deputy Sheriff Cole and Carrier near Palouse. Now he is locked in a steel cage. Burns says his father and mother live on a ranch in Marshall County, Indiana. He is 23 years old.

FIRE ATTACKS TROOP TRAIN

Two Soldiers Dead and Carload of Horses Burned.

DENISON, Tex., March 9.—One car of horses is known to have been destroyed and two soldiers are reported to have been killed as a result of a fire which originated in a stock car of a troop train on the Missouri, Kansas & Texas Railroad, near Durant, Okla., tonight.

The train was the first section of an Army special en route from Fort Leavenworth to San Antonio, Tex. After the burned car was detached, the train resumed its journey and is due in Denison shortly after midnight.

"CLIPPER JACK'S" RICH FATHER AIDS

Franklin, Pa., Lumberman Is Said to Be Working to Free Son Here.

DOCTORS EXAMINE HIM

Young Man Possessing Mania to Slash Braids and Curls Off Girls' Heads Will Be Tried Today.

It is understood that George Hullin, wealthy retired lumberman of Franklin, Pa., father of Stuart Morris Hullin, "Jack the Clipper," has come to his son's aid and that no stone is being left unturned to extricate young Hullin from the difficulty in which he has found himself through his mania for cutting braids of hair and curls from young girls' heads in Portland.

Insanity will be Hullin's defense in the Municipal Court this morning. He will be put on trial on charges of assault and larceny for cutting a braid off the head of Miss Ritter, a Lincoln High School girl, while she was shopping in a downtown department store.

Mania Not Permanent.

While the doctors who examined Hullin have not made a report it is understood that all signs of mania are not a subject for an insane asylum, as his feeling mania only dispossesses him of his senses for short periods, and on all other subjects he is sane.

The doctors say that similar cases are on medical record, although Hullin's differs in some particulars.

COTTON MILL IS HEROD

M'KELWAY SAYS IT SLAYS INNOCENTS AS RUTHLESSLY.

Child Labor on Increase, Particularly in South—Industries' Infants Need Protection.

BIRMINGHAM, Ala., March 9.—Cotton manufacturers, by means of lobbies in legislative halls, have obstructed child labor legislation, in the opinion of A. J. McKelway, secretary for the Southern States of the National Child Labor Committee, who addressed the seventh annual conference of the organization here tonight.

Referring to the plea of the cotton manufacturers at the tariff hearing in 1908 that cotton manufacture was an infant industry, Mr. McKelway said:

"If an infant industry is one that employs infants, this is emphatically an infant industry. The cotton mill is the 'herod among industries,' and its slaughter of the innocents continues in the 20th century. When next the cotton manufacturers come before the representatives of the American people, those representatives may well insist that protection to infant industries must be preceded by some measure of protection for industries' infants."

He accused the manufacturers' lobbies which oppose child labor legislation of not only condemning children to the curse of child labor, but of holding back the states from the adoption of a standard uniform child labor law. He said: "If the cotton mills cannot exist without the child labor system, with a wage scale too low to survive on American soil, the American people will contemplate with severity the putting out of the factory fires."

"The census of 1900 shows that to a greater extent than any other manufacturing or mechanical industry the cotton mill furnishes employment to children and that in the North about one cotton mill operative out of every 10 was from 10 to 15 years of age, while in the South the corresponding figures were about three of every ten."

OREGON ELECTRIC FOUGHT

Southern Pacific Men at Salem to Oppose Franchise Sought.

SALEM, Or., March 9.—(Special.)—The proposed Oregon Electric franchise out of the city south has resulted in an active lobby of Southern Pacific representatives arriving on the scene to wage war in the Council against it.

Southern Pacific representatives saw in the attempts to thwart the granting of the Salem, Falls City & Western franchise what they considered a move on the part of the Hill interests and for this reason wish to retaliate. They also see an active competing factor between Portland and Eugene and it is probable every effort will be made to ward off the granting of the Oregon Electric's request. The Council, it is understood, stands practically as a unit in favor of the grant.

Mayor Lachmund has also made a statement intimating that he considers

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Now all this condition is changed almost instantly by a Stuart's Dyspepsia Tablet. This little digester gets busy at once—supplies all the digestive juices that were lacking—digests the food in a jiffy and opens up the clogged stomach and bowels. It also sweetens and refreshes the mucous lining of the stomach and bowels and restores peace and content.

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the Oregon Electric franchise a reasonable request, and that he sees no reason why he should exercise his veto power in this connection.

ATTORNEY SUING IS SUED

Athena Lawyer Gets Dismissal of Client's Case Against Him.

PENDLETON, Or., March 9.—(Special.)—The unusual procedure of an attorney appearing in court as attorney for the plaintiff to ask dismissal of a case of which he was the defendant was witnessed here yesterday afternoon. The attorney was Homer L. Waits, of Athens, former University of Oregon athlete and graduate.

Several months ago Attorney Waits was employed by the heirs of Deane St. Dennis to sue their stepmother for possession of their father's estate. A few weeks ago the heirs came to Pendleton through local attorneys to begin a suit against Attorney Waits, alleging that he had failed to give a proper accounting of money and notes left in his possession.

Recently the Athena lawyer and his clients settled their difficulties. Armed with the proper power of attorney from them today Attorney Waits obtained dismissal of the case against him. He threatens to bring suit for damages against the Pendleton lawyers who filed suit against him.

SALEM ELKS MAY BUILD

Lodge Proposes to Put Up One of Finest Blocks in Capital City.

SALEM, Or., March 9.—(Special.)—It is now virtually assured that when the grand lodge of Elks meets in Portland in 1912 Salem lodge No. 235 will be possessor of a new temple at Court and High streets, one of the most prominent corners in the city. Tonight the lodge decided to secure the services of an architect to prepare plans for a proposed temple, and members of the order here are enthusiastic over the outlook.

If the board of Trade decides to take over the present Lillhue Club building, owned by the Elks, the construction of a new temple is assured beyond all question. But setting this aside there is every indication that the lodge will erect one of the finest buildings in the city during the next year.

MAN-EATING INCREASING

German Government Determines Upon Drastic Measure.

VICTORIA, B. C., March 9.—News was brought by the steamship Moana that cannibalism had become so prevalent in the Admiralty Island that the German government has decided on drastic action. Serious inter-tribal fighting has been taking place at Rabaul, threatening to decimate the population, and occasional punitive expeditions have been inadequate for maintaining peace. Plantations and German trading stations have been attacked.

The coastal villages of Tsau have suffered by the Uikul, from 8 to 12 men being eaten after each raid, and a similar state of affairs is reported from the south coast. Three villages were burned to the ground by a German punitive expedition late in January.

CITY OWNERSHIP FAVORED

Klamath Falls Good Government League Opposes Franchise.

KLAMATH FALLS, Or., March 9.—(Special.)—George B. Frank, President of the Good Government League gave a talk Tuesday evening before a large number of representative citizens of the city on the subject of municipal ownership.

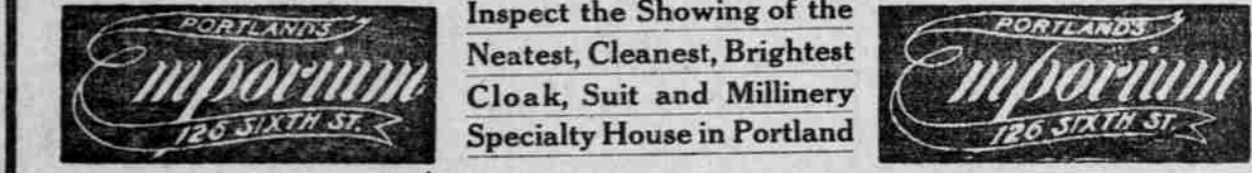
Mr. Frank called attention to the

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electric light and water franchise, which was recently introduced in the city council by the Moore brothers. This was greatly modified since the former franchise was asked as the term of years was reduced to five, in both instances instead of 10 and 25, as previously. The speaker declared that the introduction of the remedied franchise was a direct slap at the intelligence of the people of Klamath Falls, since the matter of public ownership of these utilities will likely be voted upon at the Spring election. Mr. Frank declared that the question of granting franchises should be left to the people to decide.

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