## ARMOUR MANAGER SENTENCED TO JAIL

Judge McGinn Holds Company Violated Law by Misbranding Butter.

30 DAYS' TERM IS GIVEN

Circuit Jurist, in Ordering Charles H. Sommer to Cell, Says He Is Sorry He Can't Reach "Higher-Ups"-Appeal to Be Taken.

Sentence of 80 days in the County Jail was yesterday passed on Charles H. Commer, local manager for Armour & Co., by Judge Henry E. McGinn, of the Circuit Court, an appeal from a decision in Justice Court last February that his company should pay a fine of 225 for violation of the Oregon law relating to the branding of butter. Sommer's attorney at once announced that an appeal would be taken to the Oregon Supreme Court.

"I regret exceedingly that Armour & Co.'s local manager, instead of some of the men higher up in that concern, must pay the penalty which I am about to impose," said Judge McGinn in pronouncing sentence, "but this thing must end. After this I will pronounce only lail sentences in such cases as this. A fine would only be assessed back on the consumer."

Mr. Sommer, as inapager, of Armour

Sommer, as manager of Armour Mr. Sommer, as insuager of Armour & Co.'s local plant, was convicted on two counts in Justice Court last February, the cases being brought by State Dairy and Food Commissioner Mickle under what is known as the butter law of 1911. One conviction was for selling packages of butter weighing under 32 ounces, and the other for misbranding the packages. The fine was \$25 in both cases, and both were appealed. The appeal was withdrawn in the shortweight case and the fine paid.

Law Not Followed. In the case which was decided yes-terday, Armour & Company was charged with branding packages of butter "32 ounces when packed" instead of "32 ounces full weight," as the law pre-scribes. This was admitted by the company, whose attorney maintained that in guaranteeing 32 ounces when packed the packer had done all that could be expected of him.

Judge McGinn ruled that the law means that the consumer shall receive full 32 ounces of butter, after allowance has been made for the shelphage which

has been made for the shrinkage, which the company contended made it impos-sible to comply with that provision of

sible to comply with that provision of the law.

"There never has been a time in my memory," said Judge McGinn, "that a Legislature has undertaken to regulate or prescribe rules of conduct for a corporation that that corporation has not put up a cry that it would be impossible to comply with the law, that it would put the corporation out of business if enforced, and so on. The railroad safety appliance law is an illustration. When it came before Congress, the railroads one and all cried that they could not comply with its provisions, and that to attempt to do so would mean bankruptey. Yet they all managed to comply in the 18 months given by Congress, and today you cannot find a railroad man who will say that the law is not a good thing.

Law Held to Be Righteous.

Defendant's Attorney Confident. Mr. Gebhardt was one of the attorneys in the Goodhue case, in which the Oregon Supreme Court decided that the Oregon Supreme Court decided that parade. While this detracted from the is confident that on his appeal of the musical treat, it did not lessen the Armour & Company case section 3 of the law, which relates to the weight and branding of butter, will share the crowd broke out

and branding of butter, will snare the same fate.

"I make no comment on Judge McGinn's decision," said Mr. Gebhardt.

"The question involved in this case
was not one of short weight, but of
misbranding, and consequently was
principally a legal one.

"Section 3 of the act of 1911 provides that all butter sold, or exposed
or offered for sale in rolls, prints or
squares within the State of Oregon,
shall be plainly marked, 'eight ounces,
full weight,' 'twenty-four ounces, full
weight,' 'twenty-four ounces, full
weight,' and 'thirty-two ounces, full
weight,' The defendant used, instead,
the label 'thirty-two ounces, when
packed,' We claim that the words 'full
weight,' as required by the law, are packed. We claim that the words this weight,' as required by the law, are intended to force the manufacturer to guarantee that the weight of the roll or print shall be thirty-two ounces at all times until it reaches the consumer, which is manifestly a practical impossibility. We claim that this is an unreasonable and arbitrary exercise of

several thousand, while the California crowd aggregated more than 1000. Seattle and the Puget Sound country contributed their usual share. The immediate environs of Portland sent in whole carloads at a time, so the 30,000 nark, it is safe to say, was attained

and exceeded. And that is a record for festival attendance. They used to talk about 200,000 and 250,000 and something was said once about 250,000 or something equally as absurd, but no one ever took such extravagant calculations serious They had about 200,000 people in Chicago last Summer for the Repub-National Convention, and it choked the town, so let Portland be de-livered from receiving any crowd just like that—at least for a while yet.

Bigger Crowds Likely. After indulging in such wild specula-tions it is just as well to get back

PORTLAND GIRL RECEIVES HIGH DEGREE FROM EAST-ERN UNIVERSITY.



Law Held to Be Righteous.

"The Legislature has undertaken to give the consumer \$2 ounces of butter when sold, not when packed. This is only common honesty, and the law is a just and righteous one."

The decision was rendered in the presence of several prominent butter packers, who had been called as witnesses by Armour & Company, and who testified to the effect that, owing to shrinkage from evaporation and leakage, it is impossible for them to guarantee \$2 full conces to the consumer.

The part that the Royal Rosarians took in promoting the success of this year's event was by no means insignificant. Their appearance in the parades was an inspiration. Their generous use of their own time and money in the entertainment of visitors added materially to the happy results obtained in the week. It is probable, too, that this lively organization will continue as a permanent adjunct to the festival itself.

Parades Are Successful.

State Dairy and Food Commissioner
State Dairy and Food Commissioner
Mickle testified that if butter is sold
in good condition the shrinkage from the time it is packed until it is sold to
the consumer is inconsiderable, thus
contradicting one of the strong points

For the first four days the weather
was ideal. The parades were highly
file suit to enjoin Secretary of State Oicott from calling a special election in
many who had seen the automobile
parades at previous festivals, but the
parades at previous festivals, but the
legislature, came to this city to ob-

contradicting one of the strong points of the defense.

This decision pleases me greatly, said Commissioner Mickle last night. It puts backbone in the law and holds up the hands of the Dairy and Food Commissioner. It will help me immeasurably in my work of enforcing the law."

This seems to me quite evident that the so-called butter law of 1911, although entensibly enacted as a pure feed law, is nothing more nor less than an attempt to shut out legitimate competition," said A. E. Gebhardt, attorney for Armour & Company. "A careful has been declared unconstitutional, is convincing on this point."

Beforedant's Atterney Confident.

Following the parade, however, the crowd broke out in joyous demonstra-tion, and merry carnival reigned upon the streets until midnight.

BRAZILIAN VISITOR PLACES WREATH ON TOMB.

Bust of Great American to Have Position in Foreign Affairs Building at Rio.

WASHINGTON, June 14 .- "The Hom

came additional hundreds.

The O.-W. R & N. territory east of Portland and the North Bank district tions, to President Wilson and other between Portland and Spokane sent in were drunk.

Former Head of Police of St. Paul Considered by Mayor-Elect.

RECORD OF 20 YEARS TOLD

Reputation as One of Best Chiefs in Country That Held by Man Who May Be Named for Position July 1.

While Mayor-elect Albee will not so state at this time, it is believed that John Clark, special agent for the Great Northern Railway and formerly Chief of Police at St. Paul, Minn., for 20 years, will be appointed Chief of the Portland department, to take effect July 1.

When asked the direct question years CORPORATION AUDITOR.

A. C. Libby, Active in League Seeking Referendum on Grants for University, to Take Action.

SALEM, Or. June 14.—(Special.)—A. complish C. Libby, president of the league which has referred to the people several bills correspon appropriating money for buildings and

of the pageant was the only music.
Lack of funds made it necessary to eliminate the other bands.

Inasmuch as the festival association will face a deficit anyway, the managers nitely determined before the bills are

Secretary Bryan, making the announcement before the bills are voted upon at the special election.

Secretary of State Olcott says the decision of Judge Galloway will not prevent his calling the election for it was not rendered in a case specifically involving that point. In his opinion holding that the petitions to refer the dentistry bill were irregular and void, the court incidentally announced that his polnion to be made. As a result has been destry ling coupled it is said that an appeal so far as the Day bill was unconstructional. Because of the polnion to be made. As a result first and other courted and that an appeal so far as the Day bill is concerned could not be made. As a result first and other courted and the polnion structional. Because of the polnion structional. Because of the polnion to such the polnion of the University and the league to far as the Day bill is concerned could not be made. As a result first and the league, which Mr. Libby represents, planned a referring of the University appropriation bills in order to delay a vote on the bills until the next general election. The reason for this, says the report, is to permit the league to initiate a measure for the consolidation of the University with the Agricultural College. It is further planned to have the people vote on this proposition the same time they vote on the bills to be farefared.

The Attorney-General has held that the proposition which becomes the same time they work on the bills to be referred.

Secretary Bryan, making the new dor antify the new darking with an expected the proposition. No date for the signing of the special proposition. No date for the signing of the special proposition. No date for the signing of the special proposition. No date for the signing of the special proposition. No date for the signing of the special proposition. No date for the signing of the special proposition. No date for the signing of the special proposition which secretary Bryan is officed.

The Attorney-General has held that the proposition

postmaster of Woodburn was fought by the Democratic County central committee on the ground that he is a Republican, today took the oath of office "Rt." Mr. Guiss said, was a name given him by his parents and that he did not understand what it meant. He ex-MAY BEJOHN CLARK on him by his parents and that he did not understand what it meant. He explained that there was no period after the abbreviation and that it had no so clesiastical significance. Affection for his parents had caused him to continue

Mr. Guiss said the charge of Daniel J. Fry, chairman of the Democratic central committee, that he was a Republican was false. He admitted having registered as a Republican in 1912, but said he did it in order to aid a friend who was a candidate on the Re-publican ticket. Mr. Guiss admitted it was a mistake, however, for his friend was decisively defeated.

"I have always been a Democrat and always intend to be one," continued the new postmaster. "All my friends know I am a Democrat."

The fact that Mr. Guiss registered twice as a Republican and had been considered a Republican had caused the Democratic organization to oppose him, and Postmaster-General Burleson has been appealed to for his removal.

devote considerable time to traveling about the state, so as to get into thorough touch with his work. He will make it a practice to take personal charge of cases requiring special attention and in this manner snticipates that he will be called frequently to various sections of Oregon. In this manner, he believes, he will be able to accomplish better results than were he to attempt too much work by means of correspondence.

## IADAM OFFFDO TOF

RENEWAL OF PEACE PACT FOR

He Is Confident Opposition to Arbitration Will Fail,

Chinda, the Japanese Ambassador, has advised Secretary Bryan that Japan is willing to renew for another period of the country, she avers, is that her nervelive years her arbitration treaty with WASHINGTON, June 14 .- Viscount

WASHINGTON, June 14.—The Homage of Brazil to George Washington the large greath and the consumer, age of Brazil to George Washington age of Brazil to George Washington of the large greath and the consumer, and the proposition of the large greath and the consumer, age of Brazil to George Washington of the large greath and the consumer, age of Brazil to George Washington of the large greath and the character of the state and the consumer, age of Brazil to George Washington of the large greath and the character of the state and the character of the state and the consumer, and the policy of the great American. Sons of President and the proposition below the great American. Sons of President and the proposition below the great American. Sons of President and the proposition below the great American. Sons of President and the proposition below the great American. Sons of President and the proposition below to the great American. Sons of President and the proposition the state of the great American. Sons of President Muller, Brazilian Minister of Foreign the consultational and the proposition of the great American. Sons of President and the proposition below the proposition of the great American. Sons of President and the proposition of the great American. Sons of President and the proposition of the great American. Sons of President and the proposition of the great American. Sons of President and the proposition of the great American and th

Name Protested by Democrats.

SALEM, Or., June 14.—(Special.)—Rt
Loran Guisa, whose appointment as

Corner Broadway Morrison

# R. M. Gray's

Corner Broadway Morrison

# Half-Price Sale

Our entire stock Women's Suits and Dresses, all beautiful styles and excellent qualities, included in sale

\$35.00 Suits and Dresses at \$17.50 \$40.00 Suits and Dresses at \$20.00 \$45.00 Suits and Dresses at \$22.50 \$50.00 Suits and Dresses at \$25.00

\$55.00 Suits and Dresses at \$27.50 \$60.00 Suits and Dresses at \$30.00 \$65.00 Suits and Dresses at \$32.50 \$75.00 Suits and Dresses at \$37.50

## Special Sale Ladies' Waists

CREPE DE CHINES, MARQUISETTES, SILKS, LINENS

\$ 7.50 Waists at .....\$4.85 \$15.00 Waists at.....\$10.00 \$10.00 Waists at ..... \$6.50 \$25.00 Waists at.....\$16.50 \$12.00 Waists at .....\$8.00 \$35.00 Waists at.....\$22.50

Come today; visit our beautiful department on second floor, and see these worderful values. We are offering every garment need of the present season and bought for the new store.

## R. M. Gray 343 Morrison

Raymond Gets New Building.

RAYMOND, Wash., June 14 .- (Spe

cial.)-Henry Kalb, a prominent lum-

Curio Is Miniature Marvel,

he says.

HUSBAND CALLED STINGY

Wife Says McClaughry Begrudged

Money Spent to Keep Up Home Money Spent to Keep Up Home With Her Children

FIVE YEARS PROPOSED.

FIVE YEARS PROPOSED.

Convinced, apparently, that life with her husband, Hull McClaughry, is impossible, Mrs. Anita Baldwin-McClaughry, Mrs. Anita Baldwin-McClaughry, daughter of the late E. J. ("Lucky") Baldwin, flied suit for di-

while the divorce papers are closely guarded, it is learned that the ground on which Mrs. McClaughry seeks the divorce is extreme crueity. The result

five years her arbitration treaty with the United States, which expires by ilmitation August 24.

Secretary Bryan, making the announcement today, said he expected the Senate would ratify the new arbitration treaties already signed with Great Britain and other countries despite the opposition. No date for the signing of the Japanese renewal has been determined to the system is wrecked.

Household expenses were another sore spot. He objected to incurring them for the conduct of their home, although he was well able to discharge charges that he was insulting, not only in the privacy of their home but in the presence of other persons.

McClaughry struck the deepest wound, it appears, when he refused to

Clifford.

Carson was brought into court on habeas corpus proceedings directed against Dr. A. P. Calhoun, superintendent of the asylum at Stellacoom. Carson is 55 years old. He alleges his wife is responsible for his commitment to the asylum because she wanted to get possession of the community property valued at \$15,000.

"Twe been out in that place for nearly two years. If you knew what a line it is for a sane man to be in you wouldn't keep me there. I'm not crazy. I've so \$15,000 worth of property, and if they keep me locked up until I die my wife won't have any trouble in keeping it. That's why I'm locked up. Give me a chance to prove that I am not insane."

Begins Divorce Suit.

Buffalo, N. Y. June 14.—United agent for the Northern Pacific Railroad's employ because he could not be near his wife, be says.

HISBAND CALLED STINGY

BUFFALO, N. Y., June 14.—United States Senator Poindexter, of Washington; "General" Rosalle G. Jones, of New York, and Mrs. Ella S. Stewart, of Chicago, were the principal speakers at a woman suffrage meeting here tonight. In the parade this afternoom more than 1000 women participated, lead by "General" Jones and her band of hikers. The court ordered Carson into the of hikers

One of the features was the section in which marched lone representatives of enfranchised states, carrying shields bearing names of the states. This was followed by Buffalonians, carrying the banner: "New York, 1915."

Hill's Expert Talks to Farmers.

cial.)—Henry Kaib, a prominent lumberman and logger well known on Grays Harbor, where he lived before coming to Raymond has let the contract for a three-story concrete store and apartment-house to be erected on the corner of Fifth and Commercial streets. The building will cost approximately \$30,000.

Curio Is Miniature Marvel.

Hill's Expert Talks to Farmers.

GOLDENDALE, Wash., June 14.—
(Special.)—A. E. Chamberlsin, of St. Paul, Minn., farming expert in the agricultural bureau of the Great Northern Rallway, addressed the farmers of Klickitat County this week under the suspices of the Spokane, Portland & Seattle Railway Company and the Goldendale Fruit and Produce Association. A meeting was held at Goldendale in the afternoon and one at Centerville Curio is Miniature Marvel.

TOLEDO, Wash., June 14.—(Spe-tures were cultural methods to pre-clal)—Williard Carpenter, of this place, serve moisture, the main points of his lectures were cultural methods to pre-clal)—Williard Carpenter, of this place, serve moisture, the maintenance and has a curio in the shape of a small addition of humus to the soil and the box that is interesting. The box is a increased production of livestock. He fraction of an inch in depth and less touched on several subjects never prethan an inch square. It contains in viously mentioned in lectures or insti-addition to a "Sugare place or insti-

## "Here's the Answer" TO THE GREAT HEALTH PROBLEM

cent piece, a cigar that is the small-ly applicable to local conditions.

When you do not feel as well as you shouldwhen you lack appetite, energy, strength and ambition-when the liver is lazy and bowels clogged, causing sickness and suffering you should try a bottle of

# HOSTETTER'S Stomach Bitters

Nature needs assistance today and to neglect the matter only invites sickness and trouble. The Bitters has helped thousands of sickly people and will help you, too-especially so in cases of

> POOR APPETITE SICK HEADACHE FLATULENCY CONSTIPATION

DYSPEPSIA INDIGESTION BILIOUSNESS AND MALARIA

