

# McMINVILLE DRAMA ON TOMORROW NIGHT

Alias Jimmy Valentine, Postponed Account of Storm, Has New Date

FRIDAY EVENING, JANUARY THE 23RD

Members of Dramatic Club Entertained by Hillsboro Talent

The play, Alias Jimmy Valentine, which was to have been staged by the McMinnville Dramatic Company, last Saturday evening, was postponed on account of no lights, occasioned by a break in the electric system, and will be heard Friday evening (tomorrow) at the Crescent Theatre.

There was a large advance sale, and people tripped to the playhouse for an hour after the curtain was raised, only to find darkness. The play is a good one, and will have a record-breaking attendance tomorrow evening.

The members of the company, all of whom are local in the Yamhill County seat, were taken in hand Saturday evening, and given entertainment. The Commercial Club rooms were opened and a reception held in their honor by the Hillsboro Dramatic Association. The visitors were made welcome, and an impromptu stage erected. The members gave their hosts the play, leaving a fine impression of the celebrated "Jimmy." The company then assembled to the club dining room, where an informal spread was enjoyed. E. L. Moore presided as toastmaster, and short responses were made by the entire assembly. The occasion, which was on the heels of disappointment, did much to strengthen the ties between the two county seats, and was a very enjoyable affair.

## LUTHER HARTRAMPF

A quiet home wedding was celebrated at the home of Mrs. J. W. Harttrampf, Wednesday evening, Jan. 21, 1914, when her daughter, Miss Minnie, was united in marriage to Earl Luther, Rev. Myers of the M. E. Church officiating. The ceremony was performed under a beautiful veil of white, with background of green. Miss Jessie Harrington played the wedding march from Mendelssohn as the couple entered the room. Otto Harttrampf officiated as groomsmen, and Miss Amanda Harttrampf was the bridesmaid. The bride was crowned in white laces, with shadow lace, and wore a veil caught up with orange blossoms, and carried large roses. The bridesmaid wore pink chalice, an embroidered, and carried pink carnations.

The parlors were decorated in white and green, and the dining room was in pink and white. After the ceremony, the wedding party was seated to a bountiful dinner. Those present were: Mrs. Harttrampf, mother of the bride; Mr. and Mrs. A. P. Luther, parents of the groom; Mr. and Mrs. Wm. Harttrampf, Wilbur and Joannita Harttrampf, of Forest Grove; Mr. and Mrs. F. E. Harttrampf, Robt. Harttrampf and son, Ross; Mrs. Thos., Lily and Esther Thos.; Albert, Otto and Miss Amanda Harttrampf, Rev. Myers and wife, and the Misses Angie and Jessie Harrington. Miss Amanda Harttrampf caught the bride's bouquet.

After congratulations, the happy couple departed for a trip to California and Arizona, where they will remain several weeks. Upon their return they will take up their residence on Jackson Street, between First and Second. The groom is well known as cashier and assistant at the Southern Pacific depot in this city, and the bride is well known and very popular here, where for many years she has been connected with the city telephone service. The Argus joins their many friends in congratulations.

## CARD OF THANKS

We wish to extend our sincere thanks to our friends and neighbors, who so kindly assisted us in our bereavement. Mrs. Henry Frank & Children, Reedville, Ore., Jan. 20, 1914.

## FOR \$2500

Ten acres, level; good soil; about three acres in cultivation; young orchard, house, barn, chicken house; team of mules, good 21 inch wagon; wood house, fruit house; situated one mile south of Helvetia, on the United Railway, one mile west of West Union Church; \$500 cash; balance easy terms. Inquire at the place, or of J. G. Klineman, Hillsboro, Ore. 415

## County Judge Reasoner has at last taken over the annex to the court house—that is to say, he has taken possession, and workmen are putting down linoleum and putting in the furniture. Acting upon legal advices he waited no longer for a settlement, and thus "purses the buck" up to the contractor and bondsmen. The treasurer, recorder and clerk will soon be installed in the building, unless, of course, there is some injunction proceeding, which is more than likely. The court still holds money in the sum of \$4733, but will not pay until full settlement is effected. The doors were opened Tuesday evening to prepare for getting the quarters into shape, and Foster's attorney made demand for the keys, which was refused. The county takes the position that it is going to use any portion it sees fit, and the fight must now be made by the bondsmen and contractor. So far all attempts at settlement have signally failed. Tax collection coming on, and all quarters being cramped, the court decided, upon legal advice, to take the initiative—and there you are. The building has remained vacant for over a year, with the exception that the basement has been used for heating purposes and a lavatory and toilet. The new building was initiated yesterday, when the jury in the Frank Colfelt case went out for deliberation in one of the new jury rooms.

## For Sale: White Leghorn chickens—a few choice cockerels and about 50 breeding hens; also eggs and day old chicks in season. Order early as supply is limited. Early chicks make the Fall layers. Write for prices and particulars. Campbell & Rogers Poultry Farm, Route 4, Box 20, Beaverton, Ore. 407

F. L. Hay, Supt. of the Great Northern Dining and Sleeping Service, and that company's resort hotels, had his office send the Argus one of the Christmas menu cards, and it is a work of art from the printer's standpoint, and a charm from the gastronomic purview. The dinner was certainly a feast for an epicure, and the steward under Superintendent Hay must have graduated from the Waldorf-Astoria, in New York.

We have received an order for 40 carloads of potatoes for Texas shipment, and we will buy all merchantable potatoes you have to sell for the next 30 days, at the highest market price. Remember, we will not be in the market after Feb. 7 for any valley stock. Hillsboro Mercantile Co. 426

Thursday, Jan. 29, at 8 o'clock in the evening, a free lecture on Christian Science, to which the public is cordially invited, will be delivered in Vert's Hall, at Forest Grove, by William R. Rathvon, C. S. B., who is a member of the Board of Lectureship of the Mother Church, The First Church of Christ, Scientist, in Boston, Mass.

Have two drag saws with outfits, and will be in a position to about two weeks to take large jobs of cordwood and rickwood cutting. Those interested please write Chas. F. Robinson, Hillsboro, Ore., R. 5. 435

Alias Jimmy Valentine, at the Crescent, Friday evening, Jan. 23. Don't miss it. Those who have seen our neighbors, McMinnville talent, say it is something par excellence—and as good as any of the Baker Stock plays staged here a year or so ago—and many say it is better. A 16x20 portrait, finished in natural colors, given free to each family ordering and paying for \$10 worth of photos at Johnson's Studio before March 15. 424

General Manager D. W. Campbell, of the S. P. Co., stated to the Argus reporter, Saturday evening, that the overhead men would make short work of the Hillsboro end of the line, and that cars would be running up town inside of a few days.

For Sale—Two pure-bred Poland China boars, yearling and two years; also some pure-bred White Leghorn roosters. Inquire at Dudley Mill ranch. 435

Mr. and Mrs. Gus Kemper, of below Newton, were in the city Tuesday, accompanied by Miss Gladys Holgate, of Gresham, who has been the guest of the week of Mrs. Kemper.

Masquerade ball at the New Helvetia Hall, January 31. Tickets, including supper, \$1. A good time, and all invited.—Anna and Rudy Tschanz. 445

Mrs. L. E. Wilkes and daughter, Lewa, departed Saturday for a short visit with Mrs. Wilkes daughter, Miss Rhea, attending O. A. C., and her brother, Lloyd Soehren, at Dallas.

Coal for sale for heating.—C. R. Hodgdon, Tel. City 702. 44

J. T. Fletcher, of Forest Grove, was in town Tuesday, greeting his oldtime county seat friends. He is still the same old "jollier."

Mrs. L. Roush has purchased the Kirkwood Millinery, at Forest Grove, and taken possession.

Argus and Oregonian, \$2.25.

# CHICKEROS FOUND GUILTY BY JURY

Fined \$75 and Costs, and Will Stay in Jail 37 Days in Default

FRANK COLFELT ALSO FOUND GUILTY

Sherwood Saloon Man Found to Have Sold Liquor to Minor

Circuit court has been working this week, with jury cases. A. H. Chickeros, who was charged with stealing a check from P. E. Jensen, at Gaston, was convicted by a jury, and fined \$75 and costs. He will serve 37 days in jail as expiation of his fault. The jury: John McClaran, W. M. Smith, Dudley Stowell, J. C. Smith, J. J. Adkins, G. M. Hines, J. H. Dorland, W. J. Gregg, Elmer Parlin, W. C. Ely, J. Frank Stroud and A. T. Baxton.

Dance vs Dance, decree of divorce; also Lounghorn vs Lounghorn, and Lola Eddy vs Herbert Eddy.

Shute Savings vs J. H. Shields et al, confirmation of sale. State vs Wallace Newhard, Gaston, fined \$50 for selling rasper containing 5 per cent alcohol. Paid fine and paroled on other counts.

Grand jury reported 13 true bills. Frank Colfelt, a Sherwood saloon man, was found guilty of selling liquor to Elmer Mills, a minor. The jury: J. J. Adkins, Hines, McClaran, Andrew Pearson, Stowell, Parsons, W. M. Smith, H. T. Koeber, J. C. Smith, W. J. Gregg, W. Hamel, Stroud. Fined \$200 and six months in jail. Paroled as to jail sentence.

Mrs. Patrick, charged with larceny of hair, switches, and articles from store, was fined the costs and sentenced to one year in the county jail. Sentence suspended, but defendant must report to sheriff once each month. Jos. Loring Jr. received a suspended sentence, having filed a bond to pay \$15 monthly to support of child. He is to write no letters to any woman excepting members of his family, and must keep out of saloons. He has one year to pay costs of action.

J. M. Donahue failed to appear in court to answer charge of larceny of timber from Elizabeth Freeman. Bail of \$500 cash was ordered forfeit, and bench warrant issued.

## HENRY A. FRANK

Henry A. Frank, a resident of Reedville, died suddenly, Jan. 13, 1914, after retiring for the night, apparently in the best of health. He had planned his labors for the following day, and was full of hope and ambition for the morrow. Mr. Frank was born at Mequon, Wisconsin, in 1853. In 1871, he was married to Elizabeth Hubschen, a native of Lorshelm, Germany. The following year they departed from Wisconsin for the wild and sparsely settled plains of Nebraska, where they endured the hardships of pioneer life. They made their home and raised their family of seven children, one of whom only answered the call of the grim Reeper. In 1906, Mr. Frank came to Oregon, and settled near Reedville, where, with the exception of one month, he has since resided. He left to mourn his loss his wife and six children, as follows: Henry L., of Leigh, Nebraska; Alvin M., of Glen St. Mary, Florida; John J. and Oswald E., of Reedville; Mrs. Jas. E. Borwick, of Woodland, Wash.; and Mrs. Ralph Ryan, of Portland. The funeral took place last Saturday, services being held at St. Matthews' Church, Hillsboro, and interment was in the Catholic cemetery, southeast of Newton.

Mr. Frank was highly esteemed by his neighbors, and was conscientious on all points of honor and integrity.

## NOTICE TO TAXPAYERS

Notice is hereby given that the 1913 tax roll for Washington County, Oregon, will be open for the collection and payment of taxes on Monday, February 2, 1914. No rebate will be allowed. All taxes are due and payable before the 1st day of April, 1914. Half payments can be made before the 1st day of April, 1914, but a penalty of 1 per cent per month will be charged on remaining half payment to be paid prior to September 1st, 1914. Where no payment is made before the 1st day of April, 1914, the tax becomes delinquent and a penalty of 1 per cent per month is charged from that date to prior to September 1, 1914. After September 1, 1914, a penalty of 10 per cent, and interest at the rate of 12 per cent per year will be charged on all delinquent taxes.

E. B. Sappington, County Treasurer and Tax Collector of Washington County, Oregon.

## There's another 13-23 combination in the Hillsboro liquor case, now pending in the Supreme Court—that of the number on the ballot.

The hoodoo legend now reads—the question was No. 13 on the ballot; the injunction was asked for and denied on the 13th of the month; the majority of the vote against license was 23; the State's brief, on page 23, handled the question of the sufficiency of the notices, and it was argued before the Supreme Court at Salem on the 13th of the month. And, to make it more binding, the election was held in a year that ended in "13." The case will probably be decided the first of next week.

There's another 13-23 combination in the Hillsboro liquor case, now pending in the Supreme Court—that of the number on the ballot.

The hoodoo legend now reads—the question was No. 13 on the ballot; the injunction was asked for and denied on the 13th of the month; the majority of the vote against license was 23; the State's brief, on page 23, handled the question of the sufficiency of the notices, and it was argued before the Supreme Court at Salem on the 13th of the month. And, to make it more binding, the election was held in a year that ended in "13." The case will probably be decided the first of next week.

There's another 13-23 combination in the Hillsboro liquor case, now pending in the Supreme Court—that of the number on the ballot.

The hoodoo legend now reads—the question was No. 13 on the ballot; the injunction was asked for and denied on the 13th of the month; the majority of the vote against license was 23; the State's brief, on page 23, handled the question of the sufficiency of the notices, and it was argued before the Supreme Court at Salem on the 13th of the month. And, to make it more binding, the election was held in a year that ended in "13." The case will probably be decided the first of next week.

There's another 13-23 combination in the Hillsboro liquor case, now pending in the Supreme Court—that of the number on the ballot.

The hoodoo legend now reads—the question was No. 13 on the ballot; the injunction was asked for and denied on the 13th of the month; the majority of the vote against license was 23; the State's brief, on page 23, handled the question of the sufficiency of the notices, and it was argued before the Supreme Court at Salem on the 13th of the month. And, to make it more binding, the election was held in a year that ended in "13." The case will probably be decided the first of next week.

There's another 13-23 combination in the Hillsboro liquor case, now pending in the Supreme Court—that of the number on the ballot.

The hoodoo legend now reads—the question was No. 13 on the ballot; the injunction was asked for and denied on the 13th of the month; the majority of the vote against license was 23; the State's brief, on page 23, handled the question of the sufficiency of the notices, and it was argued before the Supreme Court at Salem on the 13th of the month. And, to make it more binding, the election was held in a year that ended in "13." The case will probably be decided the first of next week.

There's another 13-23 combination in the Hillsboro liquor case, now pending in the Supreme Court—that of the number on the ballot.

The hoodoo legend now reads—the question was No. 13 on the ballot; the injunction was asked for and denied on the 13th of the month; the majority of the vote against license was 23; the State's brief, on page 23, handled the question of the sufficiency of the notices, and it was argued before the Supreme Court at Salem on the 13th of the month. And, to make it more binding, the election was held in a year that ended in "13." The case will probably be decided the first of next week.

# HILLSBORO MAN FOR MONTHLY MARKET DAY

Thinks it Would be a Good Thing For the City to Try Out

COMMERCIAL CLUB SHOULD FATHER IT

Or Else, the Business Men Should Get Together and Establish

The question of a monthly market day in Hillsboro—in the matter of buying and selling livestock and farm products, has heretofore had some discussion in this city, and speaking of the affair, the other day, Fred Schomburg said: "I think that it would be a very wise thing. Farmers who had a horse, cow, or other livestock to sell, could bring it to the city on that day, and when the market was established, would always have buyers. People would come from a long distance to look over dairy stock or horses, and the city could, with but little expense, provide a place and sheds, at no expense to sellers, excepting for feed. If the market could be made a success—and there is no reason why it should not—many would find it profitable to bring in their blooded stock for exhibition, particularly where they have stock for sale.

With success, it means more money spent in the town, for both buyer and seller would contribute more or less to channels of trade. I would like to see the Commercial Club and business men take up this feature of market day to see if it can't be made a part of our business life.

It would mean broader markets for our livestock raisers and our producers, and a fixed market day would give us Yamhill and Tillamook counties as customers. I think the plan is well worth a trial."

MAN FOUND DEAD

J. B. Downing, of below Beaverton, found Lewis Yelt dead by the roadside, near Fanno Station, Monday afternoon. Yelt was in a pool of water, by the side of the road. He had been seen early in the afternoon by John Miller, who saw Yelt's hat blow off, and saw the Austrian chasing it. Coroner Barrett went to the scene upon notification, and held an inquest, the body having been taken to Pogue's undertaking parlors, at Beaverton. Yelt was residing with a niece, and was within three or four blocks distant from home when he met death. It is supposed that he died as much from exposure as from strangulation. That there was no foul play is sustained by the fact that on the man's person was found \$135 in money, his watch, and close by some groceries which he was taking home.

## McFARLANE—ENOCHS

James P. McFarlane and Miss Blanche L. Enoch were united in marriage, at the M. E. church parsonage, January 19, 1914, Rev. Dunlop officiating. The bride is a daughter of Mr. and Mrs. Enoch, of this city, and the groom is the son of Mr. and Mrs. J. P. McFarlane, formerly of this city, the father having been in the lumber business here.

## CONDOLENCE

Whereas: Our Heavenly Father has called to rest Henry Hoffmann, the beloved son of our Esteemed Neighbor, Peter Hoffmann, and wife, we, the members of Glencoe Camp No. 461, Woodmen of the World, hereby extend to the bereaved Neighbor and family our sincere sympathy.

W. S. Hahn, Fred G. Brown, Allen C. Tannock, Committee. W. O. W. Camp No. 461.

## WEDDING ANNIVERSARY

Mr. and Mrs. Frank Wallace, of near Farmington, entertained their many friends last Thursday afternoon and evening, Jan. 15, the occasion being their thirtieth wedding anniversary. The afternoon was spent by the ladies with their fancy work, and in the evening they were joined by their husbands, when the hours were passed with cards and social chat. They received many useful presents in honor of the event. A bountiful dinner was served between six and seven.

The gathering dispersed at a late hour, after wishing host and hostess many more anniversaries.

Those present were Messrs. Wallace, and Mesdames Frank Wallace, Dan Burkhalter, J. B. Stewart, J. Mann, John Kanna, Frank Schulmerich, Will Stevens, K. Nichols, Will Gaetter, Mrs. Burris, Mrs. Will Schulmerich, Masters Loren Schulmerich and Fred Gaetter.

There's another 13-23 combination in the Hillsboro liquor case, now pending in the Supreme Court—that of the number on the ballot.

The hoodoo legend now reads—the question was No. 13 on the ballot; the injunction was asked for and denied on the 13th of the month; the majority of the vote against license was 23; the State's brief, on page 23, handled the question of the sufficiency of the notices, and it was argued before the Supreme Court at Salem on the 13th of the month. And, to make it more binding, the election was held in a year that ended in "13." The case will probably be decided the first of next week.

There's another 13-23 combination in the Hillsboro liquor case, now pending in the Supreme Court—that of the number on the ballot.

The hoodoo legend now reads—the question was No. 13 on the ballot; the injunction was asked for and denied on the 13th of the month; the majority of the vote against license was 23; the State's brief, on page 23, handled the question of the sufficiency of the notices, and it was argued before the Supreme Court at Salem on the 13th of the month. And, to make it more binding, the election was held in a year that ended in "13." The case will probably be decided the first of next week.

There's another 13-23 combination in the Hillsboro liquor case, now pending in the Supreme Court—that of the number on the ballot.

The hoodoo legend now reads—the question was No. 13 on the ballot; the injunction was asked for and denied on the 13th of the month; the majority of the vote against license was 23; the State's brief, on page 23, handled the question of the sufficiency of the notices, and it was argued before the Supreme Court at Salem on the 13th of the month. And, to make it more binding, the election was held in a year that ended in "13." The case will probably be decided the first of next week.

There's another 13-23 combination in the Hillsboro liquor case, now pending in the Supreme Court—that of the number on the ballot.

The hoodoo legend now reads—the question was No. 13 on the ballot; the injunction was asked for and denied on the 13th of the month; the majority of the vote against license was 23; the State's brief, on page 23, handled the question of the sufficiency of the notices, and it was argued before the Supreme Court at Salem on the 13th of the month. And, to make it more binding, the election was held in a year that ended in "13." The case will probably be decided the first of next week.

There's another 13-23 combination in the Hillsboro liquor case, now pending in the Supreme Court—that of the number on the ballot.

The hoodoo legend now reads—the question was No. 13 on the ballot; the injunction was asked for and denied on the 13th of the month; the majority of the vote against license was 23; the State's brief, on page 23, handled the question of the sufficiency of the notices, and it was argued before the Supreme Court at Salem on the 13th of the month. And, to make it more binding, the election was held in a year that ended in "13." The case will probably be decided the first of next week.

There's another 13-23 combination in the Hillsboro liquor case, now pending in the Supreme Court—that of the number on the ballot.

The hoodoo legend now reads—the question was No. 13 on the ballot; the injunction was asked for and denied on the 13th of the month; the majority of the vote against license was 23; the State's brief, on page 23, handled the question of the sufficiency of the notices, and it was argued before the Supreme Court at Salem on the 13th of the month. And, to make it more binding, the election was held in a year that ended in "13." The case will probably be decided the first of next week.

There's another 13-23 combination in the Hillsboro liquor case, now pending in the Supreme Court—that of the number on the ballot.

The hoodoo legend now reads—the question was No. 13 on the ballot; the injunction was asked for and denied on the 13th of the month; the majority of the vote against license was 23; the State's brief, on page 23, handled the question of the sufficiency of the notices, and it was argued before the Supreme Court at Salem on the 13th of the month. And, to make it more binding, the election was held in a year that ended in "13." The case will probably be decided the first of next week.

# J. P. Hornaday, of Oak Park, was in town Tuesday.

J. H. Hanson, of South Tualatin, was in town Monday.

Conductor Chas. Chase is now running on the P. E. & E. Electric service.

Geo. G. Hancock, of Forest Grove, was down to the county seat Saturday evening.

Carl Pfahl, of above Brooming, was down to the city yesterday afternoon, greeting friends.

For sale, cheap for cash, 10 foot corrugated iron roller, telescope frame.—Zina Wood, 8-11

Dr. A. B. Bailey, of Portland, was the guest of Dr. F. A. Bailey and family, over Sunday.

P. R. Cooper and wife, of Carlton, were Hillsboro visitors, Saturday and Sunday.

George Dooley, of near Banks, was down to the city yesterday, visiting relatives and greeting friends.

For Sale—Pure-bred Jersey bull, 29 months old. Eligible to registry. Tel. 52 Line S. Cornelius, R. 2, Box 44. 435

The semi-annual payment of interest on the 1912 storm and sanitary sewer extensions are now due and payable at the office of Fred J. Sewell, City Treasurer.

Ask for Cash value Home industry stamps, with every purchase. Get your premiums at Hillsboro's stores.—H. B. Emmott.

Masquerade ball at Bethany Grange Hall, Saturday evening, Feb. 14. Four prizes—best sustained and most comical characters, lady and gentleman. Good supper, fine music, and orderly management. All are invited. Tickets, including supper, \$1.

## THE NEW MINISTER

The Social Circle of the Christian Church and the Young People's Society of the United Evangelical Church are preparing a play entitled "The New Minister," to be rendered in the Crescent Theatre, on Friday evening, Feb. 13. Watch these columns for the announcement of the cast of characters.

## McFARLANE—ENOCHS

James P. McFarlane and Miss Blanche L. Enoch were united in marriage, at the M. E. church parsonage, January 19, 1914, Rev. Dunlop officiating. The bride is a daughter of Mr. and Mrs. Enoch, of this city, and the groom is the son of Mr. and Mrs. J. P. McFarlane, formerly of this city, the father having been in the lumber business here.

## CONDOLENCE

Whereas: Our Heavenly Father has called to rest Henry Hoffmann, the beloved son of our Esteemed Neighbor, Peter Hoffmann, and wife, we, the members of Glencoe Camp No. 461, Woodmen of the World, hereby extend to the bereaved Neighbor and family our sincere sympathy.

W. S. Hahn, Fred G. Brown, Allen C. Tannock, Committee. W. O. W. Camp No. 461.

## WEDDING ANNIVERSARY

Mr. and Mrs. Frank Wallace, of near Farmington, entertained their many friends last Thursday afternoon and evening, Jan. 15, the occasion being their thirtieth wedding anniversary. The afternoon was spent by the ladies with their fancy work, and in the evening they were joined by their husbands, when the hours were passed with cards and social chat. They received many useful presents in honor of the event. A bountiful dinner was served between six and seven.

The gathering dispersed at a late hour, after wishing host and hostess many more anniversaries.

Those present were Messrs. Wallace, and Mesdames Frank Wallace, Dan Burkhalter, J. B. Stewart, J. Mann, John Kanna, Frank Schulmerich, Will Stevens, K. Nichols, Will Gaetter, Mrs. Burris, Mrs. Will Schulmerich, Masters Loren Schulmerich and Fred Gaetter.

There's another 13-23 combination in the Hillsboro liquor case, now pending in the Supreme Court—that of the number on the ballot.

The hoodoo legend now reads—the question was No. 13 on the ballot; the injunction was asked for and denied on the 13th of the month; the majority of the vote against license was 23; the State's brief, on page 23, handled the question of the sufficiency of the notices, and it was argued before the Supreme Court at Salem on the 13th of the month. And, to make it more binding, the election was held in a year that ended in "13." The case will probably be decided the first of next week.

There's another 13-23 combination in the Hillsboro liquor case, now pending in the Supreme Court—that of the number on the ballot.

The hoodoo legend now reads—the question was No. 13 on the ballot; the injunction was asked for and denied on the 13th of the month; the majority of the vote against license was 23; the State's brief, on page 23, handled the question of the sufficiency of the notices, and it was argued before the Supreme Court at Salem on the 13th of the month. And, to make it more binding, the election was held in a year that ended in "13." The case will probably be decided the first of next week.

There's another 13-23 combination in the Hillsboro liquor case, now pending in the Supreme Court—that of the number on the ballot.

The hoodoo legend now reads—the question was No. 13 on the ballot; the injunction was asked for and denied on the 13th of the month; the majority of the vote against license was 23; the State's brief, on page 23, handled the question of the sufficiency of the notices, and it was argued before the Supreme Court at Salem on the 13th of the month. And, to make it more binding, the election was held in a year that ended in "13." The case will probably be decided the first of next week.

There's another 13-23 combination in the Hillsboro liquor case, now pending in the Supreme Court—that of the number on the ballot.

The hoodoo legend now reads—the question was No. 13 on the ballot; the injunction was asked for and denied on the 13th of the month; the majority of the vote against license was 23; the State's brief, on page 23, handled the question of the sufficiency of the notices, and it was argued before the Supreme Court at Salem on the 13th of the month. And, to make it more binding, the election was held in a year that ended in "13." The case will probably be decided the first of next week.

There's another 13-23 combination in the Hillsboro liquor case, now pending in the Supreme Court—that of the number on the ballot.

The hoodoo legend now reads—the question was No. 13 on the ballot; the injunction was asked for and denied on the 13th of the month; the majority of the vote against license was 23; the State's brief, on page 23, handled the question of the sufficiency of the notices, and it was argued before the Supreme Court at Salem on the 13th of the month. And, to make it more binding, the election was held in a year that ended in "13." The case will probably be decided the first of next week.

# HILLSBORO MAN FOR MONTHLY MARKET DAY

Thinks it Would be a Good Thing For the City to Try Out

COMMERCIAL CLUB SHOULD FATHER IT

Or Else, the Business Men Should Get Together and Establish

The question of a monthly market day in Hillsboro—in the matter of buying and selling livestock and farm products, has heretofore had some discussion in this city, and speaking of the affair, the other day, Fred Schomburg said: "I think that it would be a very wise thing. Farmers who had a horse, cow, or other livestock to sell, could bring it to the city on that day, and when the market was established, would always have buyers. People would come from a long distance to look over dairy stock or horses, and the city could, with but little expense, provide a place and sheds, at no expense to sellers, excepting for feed. If the market could be made a success—and there is no reason why it should not—many would find it profitable to bring in their blooded stock for exhibition, particularly where they have stock for sale.

With success, it means more money spent in the town, for both buyer and seller would contribute more or less to channels of trade. I would like to see the Commercial Club and business men take up this feature of market day to see if it can't be made a part of our business life.

It would mean broader markets for our livestock raisers and our producers,