

# JERRY JETER

## Evangelistic Campaign

### in Big Tabernacle

Front Street Opposite "Busy Corner"

Beginning Sept. 12 at 11 a. m. and  
7:30 p. m.

**THE JERRY JETER EVANGELISTIC Party** consists of Jerry Jeter and his wife, Mrs. Jerry Jeter. Besides preaching, Mr. Jeter conducts the choir, sings solos, draws cartoons, and models in clay for young people nightly, and is the only evangelist painting a picture on canvas in oil before an audience.

Mrs. Jeter is a Bible teacher, trombonist, personal worker, specialist in conducting meetings for children, young people and women. Their campaigns are mostly co-operative and union.

### Everybody Invited to Attend

## DAIRYMEN'S LEAGUE CONTRACT

The following is the form of contract made by the Oregon Dairymen's League with its members:

The Oregon Dairymen's Co-operative League, a non-profit, Co-operative Association, with its principal office at Portland, Oregon, hereinafter called the League, first party, and the undersigned dairymen, second party, agree:

1. The dairymen is a member of the League and is helping to carry out the express aims of the League for co-operative marketing, for eliminating speculation and waste and for stabilizing food markets in the interest of the dairymen and the public, by this and similar obligations undertaken by other dairymen.

2. The League agrees to buy and the dairymen agrees to sell and deliver to the League all of the milk or cream produced by or for him, in Oregon as at any place tributary to Portland, during the years 1920 (after date hereof), 1921, 1922, 1923, 1924, 1925.

The dairymen may retain milk for home, farm, or local consumption, or for retail distribution to consumers.

3. The dairymen expressly warrants that he has not heretofore contracted to sell, market, consign or deliver any of his milk or cream to any person, firm or corporation, except as noted at the end of this agreement. Any milk or dairy products covered by such existing contract shall be excluded from the terms hereof for the period and to the extent noted.

4. (a) All milk or cream shall be delivered to the order of the League, as when and where directed by the League.

(b) Any deduction or allowance or loss that the League may make or suffer on account of inferior grade, quality or condition at delivery, shall be charged against the dairymen individually.

(c) The League may make rules and regulations and provide inspectors to standardize the quality, method and manner of handling and shipping such milk and the dairymen agrees to observe and perform any such rules and regulations prescribed by the League and to accept the grading established by the State and Federal authorities and the League.

5. The League agrees to recall such

milk or cream, or the by-products manufactured therefrom; together with milk or cream or by-products of like variety and grade, delivered by other dairymen under similar contracts, at the best prices obtainable under market conditions; and to pay over the net amounts received therefrom as payment in full, to the dairymen or dairymen named in contracts generally similar to this contract, according to the value of the milk or cream delivered by each of the dairymen, after deducting therefrom the costs of maintaining the association and of handling, grading and marketing such milk or cream or by-products; and also reserves for advertising, credits and other general commercial purposes, said reserves not to exceed one per cent of the gross sale price, within the discretion of the League.

6. The League shall, for all purposes here, pool or mingle milk or cream of a like grade from the same districts, delivered by other dairymen named in contracts generally similar to this contract. The dairymen agrees that his milk or cream or products thereof may be so mingled and that the returns therefrom, less all costs, advances and charges, shall be credited and paid to him on a proportional basis out of the receipts from the sale, marketing or other disposal of all such milk or cream of like grade, or of the by-products therefrom, each pool to be for a calendar month, payment to be made monthly for whole milk or cream, and as and when determined by the League, for by-products therefrom.

7. The dairymen expressly agrees that the League may handle in its discretion some of the milk or cream in one way and some in another; and may manufacture into by-products such amounts of milk, cream and milk products as the League may deem proper, but the net proceeds of all milk, cream and milk products of like variety and grade from the same districts, less all charges, shall be divided ratably among the dairymen in proportion to their deliveries to each pool. Such distribution shall be made from time to time, in such amounts as the League may deem advisable, until all the accounts are completely settled.

8. The League may sell the said milk or cream or the by-products therefrom within or without this state, at such time and upon such conditions and terms as it may deem fair and advisable; and it may sell all or any part of the milk and cream products to any agency for the co-operative marketing of the milk products of the Pacific Coast or of other states or group of states and under such conditions as will serve the joint interests of the dairymen and the public; and any proportionate expenses connected therewith shall be deemed marketing costs under Paragraph Five.

9. The dairymen further agrees that the League shall borrow money in its name for any purpose on the by-products or on any warehouse receipts or on any accounts for the sale of milk or cream or by-products, or on any commercial paper delivered therefor. The League shall pro-rate the money so received among the dairymen according to the district pools and pay to each dairymen his proportionate amount thereof.

10. The League may establish selling offices, manufacturing plants, marketing or other agencies in any place.

11. The dairymen shall have the right to close his dairy at any time in his free discretion; but if he produces any milk, or acquires or owns an interest in any, during the term hereof, it shall all be included under the terms of this agreement and must be sold only to the League.

12. This agreement shall be binding upon the dairymen during the period above mentioned as long as he produces milk or cream directly or indirectly or has the legal right to exercise ownership or control of any commercial milk or cream or any interest therein or of any dairy cows during the term of this contract.

13. From time to time, the dairymen will mail to the League any statistical data requested on the forms provided for that purpose by the League.

14. This agreement is one of a series generally similar in terms, comprising, with all such agreements, signed by individual dairymen, one single contract between the League and the said dairymen, mutually and individually obligated under all of the terms thereof. The League shall be deemed to be acting, in its own name, for all such dairymen in any action or

legal proceeding on or arising out of this contract.

15. The dairymen hereby expressly authorized the League to deliver to the Oregon Dairymen's By-products Corporation any or all of his milk or cream for handling, processing, manufacturing into by-products, or under an obligation to pay all proportionate costs of such services and retirement of 20 per cent of the preferred stock annually, beginning with 1921, and the 7 per cent dividend of all outstanding preferred stock, such other costs, charges or advances and on such terms and conditions as the League may deem advantageous and profitable to the dairymen.

16. (a) If the League brings any action whatever by reason of a breach hereof, the dairymen agrees to pay to the League all costs of court, costs for bonds and otherwise, expenses of travel and all expenses arising out of or caused by the litigation and any reasonable attorney's fee expended or incurred by it in such proceedings; and all such costs and expenses shall be included in the judgment and shall be entitled to the benefit of any lien securing any payment hereunder.

(b) Inasmuch as the remedy at law would be inadequate and inasmuch as it is now and ever will be impracticable and extremely difficult to determine the actual damage resulting to the League, should the dairymen fail to sell and deliver all of his milk or cream, the dairymen hereby agrees to pay to the League for all milk or cream delivered, sold, consigned or marketed by or for him other than in accordance with the terms hereof, the sum of 5 cents per gallon as liquidated damages for the breach of this contract, all parties agreeing that this contract is one of a series dependent for its true value upon the adherence of each and all of the contracting parties to each and all of the said contracts.

(c) The dairymen agrees that in the event of a breach by him of the provisions hereof, regarding delivery of milk or cream, the League shall be entitled to an injunction to prevent further breach hereof, and to a decree for specific performance hereof; and the parties agree that this is a contract for the purchase and sale of personal property under special circumstances and conditions and that the buyer cannot go into the open markets and buy milk or cream to re-

place any which the dairymen may fail to deliver.

17. The parties agree that there are no oral or other conditions, promises, covenants, representations or inducements in addition to or in variance with any of the terms hereof, and that this agreement represents the voluntary and clear understanding of both parties fully and completely.

Read, Considered and Signed  
at .....  
State of ..... 1920,  
..... day of .....  
Dairymen .....  
Number of Dairy Cows .....  
P. O. Address .....  
County .....  
To whom shipping .....  
Kind of product .....  
Payments or terms .....  
Contract secured by .....

By authority of a resolution of the Board of Directors of the Oregon Dairymen's Co-operative League, adopted on the 7th day of June, 1920, this agreement is approved, accepted and executed.

**OREGON DAIRYMEN'S CO-OPERATIVE LEAGUE**  
By .....  
Secretary.  
Portland, Oregon, ..... 1920.

**Shasta Limited May Be Restored**  
Portland officials of the Southern Pacific company were notified Tuesday by President William Sproule of San Francisco that the Sunset Limited, running between San Francisco and New Orleans, will be returned to service October 1. It is also intimated that the Shasta Limited, train de luxe operated prior to the war between Portland and San Francisco, may be restored to service.

**Bays Ground For Terminal**  
The port of Coos Bay has closed a deal for 1600 feet of water frontage on the bay adjoining the Standard and Union oil docks, to be used as a site for new municipal terminal. Construction work will begin as soon as the title to the property has been formally approved.

Remember when renewing for the Sentinel that it costs only 15 cents more a year to get the Oregon Farmer, an excellent agricultural weekly, for a year.

## LENEVE ITEMS

The Myrtle Point Transportation company sent a diver up to Leneve Monday to look for a wheel off the Norma.

Mr. Berry, the bee man, will leave next week for Eugene, where he will spend the winter with his sister.

D. L. Buckingham from Marshfield was here last week to survey the land for the dyking district.

Harry Rogers and family are visiting Mr. and Mrs. Jim Nygren at Gardiner. Mr. Rogers expected to do considerable fishing and hunting while away.

Mr. and Mrs. Tom Kelly will leave for Grants Pass in a few days. Mrs. Kelley will remain for several weeks.

Dan Conlogue came down Tuesday from Coquille for a short visit. He is improving nicely after his recent automobile accident.

Mrs. O. J. Dalabo was in Coquille last Wednesday to interview the county court.

Mrs. Tom Kelly went to Marshfield Saturday and returned to her home on Sunday.

Miss Olive K. Taylor returned Friday morning after spending a month in Olympia, Wash., visiting relatives and friends.

School opened here Tuesday.

Gertrude Bogard, of Lampa, is the guest of Hazel Cowan for a few days.

Mrs. James McGraw is away for a few days on business.

Mrs. Jack Walters and Mrs. Emma Conlogue spent Tuesday in Coquille.

The Oregon Farmer is still furnished for \$2.15 in connection with the Sentinel, and why its publishers shouldn't ask a dollar or a dollar and a half a year for a paper as good as they furnish, we don't understand.

## How's This?

We offer One Hundred Dollars Reward for any case of Catarrh that cannot be cured by Hall's Catarrh Medicine. Hall's Catarrh Medicine has been taken by catarrh sufferers for the past thirty-five years, and has become known as the most reliable remedy for Catarrh. Hall's Catarrh Medicine acts thru the Blood on the mucous surfaces, expelling the poison from the Blood and healing the diseased portions. After you have taken Hall's Catarrh Medicine for a short time you will see a great improvement in your general health. Start taking Hall's Catarrh Medicine at once and get rid of Catarrh. Send for testimonials free. F. J. CHENEY & CO., Toledo, Ohio. Sold by All Druggists, etc.