

TILLAMOOK CREAMERY.

One Million and a Quarter of Milk Received--A Prosperous Year for Dairymen.

At the annual meeting of the Tillamook Creamery Company on Saturday, Jos. Sander, M. Melchior and Jos. Durrer were elected directors and C. & E. Thayer treasurer.

The report of the secretary, Carl Haberlach, which is interesting, we give in full:

Tillamook, Ore., Feb. 12, 1904. To the Directors, Stockholders, and Patrons of The Tillamook Creamery:

GENTLEMEN: I herewith present the following report of the secretary of the Tillamook Creamery for the year ending January 1st, 1904.

Total lbs. of milk delivered at the factory of the Tillamook Creamery, during the year, 1,223,898 Total lbs butter fat, 47,618.45. Average test for the year, .0389.

101,456 lbs. of milk were used in the manufacture of butter, 4,456 lbs. of butter was manufactured during the year, or 22 lbs. of milk were required for a lb. of butter.

1,122,442 lbs. of milk were used in making cheese, of which 112,459 lbs. was manufactured. It required an average of 9.9 lbs. of milk for one lb. of cheese.

There has been sold and shipped during the year 100,296 lbs. of cheese, leaving a balance still on hand of 12,163 lbs. This is mostly November and December cheese and is in fine condition at this time.

Amount received for cheese \$12,253.86. Amount sold and returns not yet received, \$511.52. Amount still on hand estimated at 11 cents per lb., \$1,337.93, making a total of \$14,103.31 for cheese for the year. Total receipts and value of product for the year \$15,437.40. Average price received for cheese during the year estimating amount now on hand at 11 cents per lb., is 12 1/2 cents per lb. Average price received for butter is 30 cents per lb.

Received for making during the year including amount now on hand, \$1808.27. Expenses, total, \$1752.26, leaving a balance of \$56.01.

The average price received for butter and cheese in milk would be \$1.26 per 100 lbs. Butter to patrons 210 lbs., valued at \$64.81. Cheese to patrons, 21 1/2 lbs., valued at \$53.36. Average price received for butter fat estimating cheese on hand at 11 cents is \$324 per lb. Price paid patrons as follows, after making is deducted, to-wit: January, \$1.32; February, \$1.3424; March, \$1.3108; April, \$1.3304; May, \$1.3062; June, \$1.2907; July, \$1.2867; August, \$1.2835; September, \$1.28, per lb. butter

Prices for cheese and butter having risen considerably higher during 1903 than during the previous year, farmers received much higher prices for their milk. Average price paid for milk during 1903 was \$96 per 100 lbs., while the average price paid in 1903 was \$1.12 per 100 lbs. for milk, and while there were 284,978 lbs. less milk delivered during 1903 than during the previous year, the patrons received but \$837.00 for their milk.

High prices asked for Tillamook cheese has been the cause of the dealers buying Eastern cheese, which is the present demoralized state of the market.

Due to the peculiar conditions existing in this county it has not yet been possible to sell the entire output of butter manufactured in this county under one head, but the efforts have been one of the principal causes in creating the high prices for the milk. Any effort to more closely combine the different factories will be good, as many orders are received during the year that could not be filled by one factory and leave these to fill the regular orders. This is true of the co-operative movement. The manifest tendency of the toward consolidations, which concentration of productive strength is evident that in union there is strength as well as economy. Respectfully submitted,

CARL HABERLACH, Secretary of the Tillamook Creamery.

Forfeits His Life. By almost ending fatally, a terrible ulcer on the leg of J. Harkin Grove, Ill. For four years all doctors and all tried Bucken's Arsenic Salve were unable to cure him. Equally successful in curing Bruiases, Skin Eruptions, etc. at Chas. I. Clough,

TOOK WATER AGAIN.

City Council Votes "Yes," "No," "Yes," at Recent Meetings.

The regular meeting of the city council was held on Monday evening, with Councilman C. E. Reynolds presiding and Councilmen W. O. Chase, T. A. White and G. Munsen were present.

Several recommendations were made in regard to improving streets and sidewalks, and the committee was given further time to report.

The ways and means committee had not got together in regard to the request of the hose company for a new site for a bell tower and could not report.

The ordinance to increase the saloon license to \$8000 a year was passed to its final reading. It provides that the rate for the year is on a basis of \$400, but from Jan. 1, 1905, it will be on a basis of \$800. The ordinance passed unanimously.

Councilman Chase brought up the water question again, and to give the citizens some idea of the actual expense of the proposed new water system from Killiam creek, he wanted the city council to go to the expense of ascertaining this by employing an engineer to prepare plans and specifications so that they could come somewhere near the actual cost, which, he said, the people wanted to know before they voted on the proposition, for, he further remarked, that it was all guess work what it would cost, and maybe it would be \$20,000 more than they thought. He also wanted a clause put in the ordinance to provide for a sinking fund, and where it stated in the ordinance that the bonds be approved and attested to by the mayor and recorder, he wanted inserted "after approval by the common council."

This brought out an informal discussion along the lines suggested by Councilman Chase. A copy of the ordinance which was voted down at the previous meeting was produced, and without any motion to reconsider President Reynolds and Recorder Coates succeeded in convincing the councilmen that it was not necessary to get a detailed estimate of the cost on account of the expense to the city in getting plans and specifications until they knew whether the taxpayers would bond the city. Councilman Chase then subsided on the points he had raised and said "I am in favor of putting in a new water system if it costs a \$100,000!" after C. B. Hadley, who was present and took part in the discussion, had told Chase he talked different every time he heard him on the water question.

The ordinance was read the first time and passed, the date for election being the 1st of March, and the only other change in the ordinance was inserting the words "after approval by the common council," as suggested by Councilman Chase, when the ordinance passed to its second and third reading, and on the question shall the ordinance pass, each councilman answered "Yes," while at the previous meeting it is recorded they voted "No."

F. H. Davis served notice on the city council to be relieved on Chas. Bowen's bond.

Judges and clerks of election were appointed as follows: Judges, Jonas Olsen, T. B. Hamley, Geo. Watt; clerks, Otto Heins, Elmer Hong.

Mr. Collins asked to have the exclusive right to haul garbage, which was referred to the city attorney.

A Tribute. [TO THE EDITOR TILLAMOOK HEADLIGHT.] As one of the friends of the late Henry Alderman, I wish to say a few words as a tribute to his memory.

He is now gone from us, but the memory of his many kind deeds and friendly acts will linger long in the minds of those who knew him best.

He was a man of unusually charitable disposition, unassuming, large hearted, unassuming, and in spite of adverse criticism, by newspapers and political enemies, his true friends do not believe him to have been capable of a wish to defraud anyone.

He has many friends in this county and elsewhere who do not, nor cannot, believe other than that he was the victim of a situation brought about by the connivance of enemies.

He was public spirited, a friend to every good cause, a man who tried to do unto others as he would wish others to do unto him. His death is a crushing blow, an irreparable loss to his family and friends.

This tribute is his ample due, and is offered by A FRIEND.

Property for Sale. Lots 1 and 2, block 11, Miller's addition. Lots 13, 16, 17 and 18, block 11, Miller's addition. Lots 1, 3, 4, 5, 6 and 7, block 12, Miller's addition. Lots 5, 6 and 7, block 28, Thayer's addition. Lot 4, block 20, and house near Tohl's store, Nehalem. West half of lot upon which our residence stood, opposite the Court House, in Tillamook City. Make your offers to any Tillamook Real Estate Agent; or to the owner, W. A. Wise, The Failing Building, corner 3rd and Washington sts., Portland, Ore.

Hanna is Dead.

WASHINGTON, Feb. 15.—Senator Marcus Alonzo Hanna died at 8:40 o'clock tonight at the family apartments in the Arlington Hotel, after an illness extending over nearly two months, filled with apparent recoveries followed by relapses, and finally drifting into typhoid fever, which, in his weakened condition, he was unable to withstand. When the end came all the members of the Senator's family were in the room except Mrs. Hanna, the Senator's wife, and Mr. and Mrs. Dan Hanna. Mrs. Hanna had left the room only a few minutes before.

The last sinking spell began at exactly 6:30 o'clock. Doctors Carter and Osler were then in attendance. They did not conceal the fact that life was about to end, and all the members of the family were sent for. Mrs. McCormick, one of the Senator's daughters, and Miss Phelps were present when the end came. Mr. and Mrs. Dan Hanna were the first to arrive, and they withdrew immediately to the chamber of the Senator's wife to summon her to the bedside. It was while they were absent that the Senator breathed his last.

The last intelligible words spoken by Senator Hanna were pathetic in his attempt to maintain to the last the humor which was characteristic of his life. Yesterday morning, he moved his head slightly and his eyes a little. The nurse asked if he was looking for his handkerchief.

"I think my wife has my handkerchief," the Senator whispered. Members of the family when told of the remark at once recognized it as one of his favorite rejoinders in good-natured playacting in which Mr. and Mrs. Hanna often indulged. It was the Senator's custom when he missed any personal article, especially his handkerchief, to say: "I expect my wife has it."

At about 11 o'clock yesterday, the Senator became unconscious and the patient did not seem to know what was going on about him. When it was known that there was no chance for recovery, arrangement was made to have a death mask taken by Sculptor U. S. J. Dunbar, and that was done early this evening. The cast will be perfect and strange as it may seem, will show the free in its usual fullness. The Senator's face shows little emaciation, and owing to the constant use of oxygen, had taken on what appeared to be a coat of tan which gave it almost a life-like appearance.

Resigns Seat in the House. WASHINGTON, Feb. 15.—Representative Shafroth, from Denver, Colo., district, voluntarily relinquished his seat in the House at the convention of that body today.

The contest of his seat by Robert W. Bonnyge and the examination of ballots he said revealed fraud in 29 precincts. He was a judge on the bench he would have to find against himself and he invited the election committee to present a report seating Bonnyge. The statement created a sensation and at its conclusion great applause was heard on both sides of the House.

Chairman Olmstead, of the elections committee, considering the case paid a high tribute to Mr. Shafroth, saying although the action was a surprise, the case showed that the frauds in the election were not chargeable in any way to Mr. Shafroth.

Anti-Toxin Saves Many. CHICAGO, Feb. 15.—Proof that anti-toxin saves hundreds of lives each year in Chicago is offered by the health department in its weekly bulletin. The use of anti-toxin in the treatment of diphtheria was begun by the city nine years ago, and since that time the mortality has been 6088, while during the nine years before 11,488 persons died. The decrease has been 5400, or 47 per cent, while the population increased nearly 600,000, or 52 per cent. Considering population, the decrease in deaths is given as 63 per cent.

The recent action of manufacturers increasing the price of the serum of \$1.33 for 1000 units led the department to ascertain the cost of manufacture, which, it declares, is less than 20 cents.

Mexican Dollars Going Fast. WASHINGTON, Feb. 15.—The Insular Bureau of the War Department is informed that the value of the Mexican dollar in Hong Kong is 48 1/4 cents, a jump of two points since Saturday noon. This places the coin on a practical parity with our own silver Philippine peso. The Mexican dollar has practically advanced from 37 cents to its present figure within a year. This last increase is explained at the War Department by the statement that the war has caused a heavy drain, Chinese and Japanese merchants converting much of their stock into cash to be prepared for emergencies. The result is expected to be the practical extinction of the Mexican dollar in the Philippines, which object is much desired for a heavy import duty on the Mexican dollar will keep it out of the islands once it is drawn.

Call for Road Warrants. All outstanding Road Warrants are now payable and will be paid on presentation. Interest ceases this date.—P. W. Todd, County treasurer.

NEW FALL FABRICS. For Gentlemen's Garments to Order. Temptingly Attractive In Weaves, Colorings and Prices. Can now be seen at— SARCHET, the Tailor, Tillamook. Come early and secure first choice. Satisfaction guaranteed in all cases.

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Notice to Taxpayers. The 1903 tax rolls are now in my hands for the collection of taxes. A rebate of 3 per cent is allowed if entire tax is paid before March 15th, 1904. When one-half of tax is paid before April 4, 1904, the remainder must be paid before October 3, 1904, to avoid penalty. All taxes become delinquent April 4, 1904, provided one-half has not been paid. One-half is paid before April 4, 1904, the remainder becomes delinquent October 3, 1904. A penalty of 10 per cent is added to all delinquent taxes, and interest is charged from April 4, 1904. First half of tax on personal property must be paid by first Monday in April. If not so paid, the whole tax on personal property becomes delinquent on the first Monday of May—Dated Feb. 13, 1904. E. W. Stanley Sheriff.

Deafness Cannot be Cured by local applications, as they cannot reach the diseased portion of the ear. There is only one way to cure deafness, and that is by constitutional remedies. Deafness is caused by an inflamed condition of the mucous lining of the Eustachian Tube. When this tube gets inflamed you have a rumbling sound or imperfect hearing, and when it is entirely closed, deafness is the result, and unless the inflammation can be taken out and this tube restored to its normal condition, hearing will be destroyed forever; nine cases out of ten are caused by Catarrh, which is nothing but an inflamed condition of the mucous surfaces. We will give one Hundred Dollars for any case of Deafness (caused by catarrh) that cannot be cured by Hall's Catarrh Cure. Send for circulars, free. F. J. CHENEY & CO., Toledo, O. Sold by Druggists, 75c. Hall's Family Pills are the best.

Vote of Condolence. At a regular meeting of Morning Star Rebekah Lodge No. 52. The following resolutions were adopted: Whereas the Angel of Death has entered the home and taken from the family circle our beloved sister, Millie A. Coles, depriving her loving brother and sister, and leaving their hearts desolate, now therefore be it resolved the members of the Morning Star Rebekah Lodge No. 52 I. O. O. F. in lodge assembled, that we hereby extend to her brother and sister our most earnest sympathy and express to them the great love in which we held our sister, that in our loss as in theirs we can but bend to the mandate of him who doeth all things well. That these resolutions be spread upon the records of this lodge, that copies be sent to the brother and sister, and that a copy of the same be printed in the local papers. K. Witherell, Committee; Belle Handley, Mrs. C. A. Bailey.

The Great Spirit. When ever we advocate anything we find who we are opposing by their oppression. It was A.D. 33, the 6th of May, the day of Pentecost, when the first demonstration of the Spirit occurred. Acts ii, 1-13. That Spirit has a definite purpose in view. 1st.—It convicts us of our true condition, if we are right before God and men, we enjoy a clear conscience, that is approved by that Spirit, if not, there is a sense of guilt that our conscience condemns. 2nd.—It moves us to repentance; and 3rd.—It reveals how we were redeemed, and comforts in the belief in a crucified Saviour. The precepts of that Spirit are not written, nor are they communicated to us by the word of mouth, but is revealed by that Spirit to our spirit within. Men who study theology and wish to be noted for their wisdom are the natural opponents of that Spirit, for if they were left to men there would be no need of

CONFEST NOTICE. Department of the Interior, United States Land Office, Oregon City, Ore., February 13th, 1904. A sufficient contest affidavit having been filed in this office by CHARLEY A. MURKIN, contestant, against homestead entry No. 1374, made February 13, 1901, for Sec 4, Ne 1/4, Ne 1/4, Sw 1/4 and lots 2 and 3, section 15, 5 south, range 9 west, by ALVI R. DANIELS, contestant, in which it is alleged that contestant is well acquainted with said tract of land and knows the present condition of the same; also that said ALVI R. DANIELS has wholly abandoned said claim; that he never established residence, as required by law or at all, and that he has never made any improvements as a believer, nor has he been on the claim for more than one year last past, nor has he done any work or had any one to do so for him, for more than one year last past or at all, in the best of my belief and knowledge, and that said alleged absence from the said land was not due to his employment in the Army, Navy, or Marine Corps of the United States as a private soldier, officer, seaman or mariner, during the war with Spain, or during any other war in which the United States may be engaged, said parties are hereby notified to appear, respond and offer evidence touching said allegation at 10 o'clock a.m., on March 15th, 1904, before the Register and Receiver at the United States Land Office in Oregon City, Oregon. The said contestant having, in a proper affidavit, filed March 19, 1904, set forth facts which also that after due diligence personal service of this notice cannot be made, it is hereby ordered and directed that such notice be given by due and proper publication. ALGERNON S. DRESSER Receiver.

NOTICE FOR PUBLICATION. Department of the Interior, Land Office at Oregon City, Ore., February 13th, 1904. Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before the County Clerk of Tillamook Co., at Tillamook City, Ore., on March 26th, 1904, viz: NELS NELSON; H. E. No. 12155, for the Se 1/4, sec. 2, tp. 3 north, range 1 west. He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: Andrew Klein, Charles A. Handy, Dan J. Heady John Ek. of Nehalem, Oregon. ALGERNON S. DRESSER, Register.

COAL. Now is the time to purchase your winter supply, while the weather is nice. We make special rates on 5 tons and upwards during this time of year. There is none better than Hetton coal mined in Australia. A complete substitute for hard coal; low in ash, quick to ignite. Suitable for stove, range, grate and furnace. Tillamook Warehouse Company, B C LAMB, Telephone, Main 33.

B. L. EDDY. H. T. BOTTS. EDDY & BOTTS, ATTORNEYS-AT-LAW. Complete set of Abstract Books in office. Taxes paid for non-Residents. Office opposite Post Office. Both phones.

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CLAUDE THAYER, ATTORNEY-AT-LAW, TILLAMOOK OREGON.

CARL HABERLACH, ATTORNEY-AT-LAW, Deutscher Advokat, Office across the street and north from the Post Office.

ROBERT A. MILLER, ATTORNEY-AT-LAW, Oregon City, Oregon. Land Titles and Land Office Business a Specialty.

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CLAUDE THAYER, Agent for Fireman's Fund and London and Lancashire Fire Insurance Companies. Tillamook Oregon.

F. R. BEALS, REAL ESTATE, FINANCIAL AGENT, Tillamook, Oregon.

FOR ABSTRACTS OF TITLE, GO TO TILLAMOOK ABSTRACT AND TRUST CO. THOS. COATES, Pres. B. L. EDDY, Sec.

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A. W. SEVERANCE, ATTORNEY-AT-LAW, TILLAMOOK OREGON.

J. S. STEPHENS, Real Estate and Fire, Life, Health, Accident, Insurance. Agent for the Northwest School Furniture Co. and Organs and Pianos, Notary Public. Office: Southwest from the Court House, in the building occupied as a music store.

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