BAGS THE QUESTION. Disscusses Free Milk and Cream and Bushwhacks Around the Subject.

The Tillamook Herald, democratic organ and mouth piece for the Pul Moosers, undertook to "roast" the editor of the Headlight because he had the audacity to comment on the intention of the democratic party to place mill and cream on the free bet, and what effect it will have on the cheese market. This is a matter that concern every dairyman in Tillamook County and, therefore, is a proper subject for discussion in the newspapers. Surely if the wool growers are raising their protests, and the sugar raisers are doing the same thing, against being placed on the free list, every person in Till amook County who have the dairy interest at heart should be protesting against free milk and free cream being shipped in from Canada and other countries. In fact, every co-operative association should hold meetings and pass resolutions protesting against the home product being placed on the free list, so that the Oregon delegation at Washington may know the sovereign will of the people in this section of Oregon. The Herald does not say one word about free milk and free cream, which is what the Headlight is condemned for drawing attention to, but entirely avoids mentioning one word about that illimportant phase of democratic free trade, which everybody knows who possess any horse sense will have considerable to do with the price of butter and cheese. For that reason we again raise a protest against free milk and free cream, for the same reason entirely that the wool men and sugar men are protesting because their products are placed on the free list. We are wondering why it is that the dairymen of this county are so passive about their own interest, for now is the time to discuss and register a kick, not the National Milk Sugar Co. would after the tariff bill is passed. But if, have made had it succeeded in loaccording the Herald, it is wrong cating here for it was intended to for the Headlight to discuss this question, then it must be equally send the crude sugar East to be rewrong for the dairymen to protest fined. and discuss what effect free milk and free milk will have upon the lows: cheese market directly the Underwood tariff bill goes into effect. We the period of ten years from on or the jail sentence pending good benotice that in Eastern Oregon the before August 1st, 191, all the milk havior, but should it be known that newspapers freely discuss as well produced from the farm or farms as protest against free wool, yet no at any time hereafter during the one is wrongfully accusing them of continuance of this agreement, to "causing distrust and uncertainty"; the Our democratic and Bull Moose any other creamery or cheese factfriends howled their heads off when facturer, and to whom said rancher the plaintiff had become dissatisfian effort was made to arrange reci- is willing to deliver his whole milk. procity with Canada, and now they If, for any reason whatsoever said want to apply the "gag" and stop suspends or discontinues want to apply the "gag" and stop discussion because the democratic list operations, rancher agrees to de ranch for property in Washington discussion because the democratic liver his milk to a creamery or County. The plaintiff put up the party is going to allow milk and cheese factory under contract with plea that the ranch had been miscream to come into this country manufacturer and to no other. from Canada free. The next time 2 Rancher hereby sells, during that Bro. Trombley, the democratic the term hereof, all the whey produced from his said milk at seven The judge, without taking the case organ, our free trade and Bull Moose cents per hundred (100) pounds of under advisement, decided against assistant democratic friends, dis- whey.

3 Rancher agrees that the whey we sincerely hope and trust that they fresh, sweet and unadultered. won't bag the question by ignoring it altogether, for that is what they said have done, and not turn it into per- cheese factory, to which rancher failing to provide means whereby sonalties for the purpose of "roast-

year ending May I, will total about 1,875,000 boxes, the value of which rancher written notice of its intenis approximately \$19,300 000. Ca. tion so to do by reason thereof. nadian cheese is now selling at lt is understood and agreed that track. I said or such other creaming for the cry or cheese factory, to which iff \$7400. duty is taken off milk and cheese, rancher may deliver his milk acts and the tariff reduced on cheese for rancher in receiving milk, exfrom 6c. to about 2c. it will tracting whey therefrom and delivcause Canadian milk, cream and ering the same to the storage vats Pacific Railway & Navigation Co at said creamery or cheese plant. This was a case where the administratory. In the Fast cheese to be shipped into this Magufacturer will collect same from trator endeavored to obtain damcountry. In the East cheese is said vats at his own expense. Deselling at 13½c. and Tillamook livery of whey from creamery or cheese is 15½c. Under the new cheese factory to said storage vats, democratic tariff bill there is nothing to prevent Canadian milk being shipped in and manufactured into cheese in this country.

abused, editor of the Headlight.

Morch Putter Pat D

March Butter Fat I	Prices.
Maple Leaf	3914c.
Tillamook	3914c.
Fairview	3914c.
	40c.
Three Rivers	38c
Clover Leaf	40 kc.
Mohler	381ec.
Central	36c.
Cold Springs	38c.
	35c.
Neskowin	3619c.
Oretown	36c.
Elwood	38c.
Long Prairie	38c.
Pleasant Valley	38c.
Beaver Creamery	351/c.

Rhenmatis n Quickly Cured.

My sister's husband had an attack of rhenmatism in his arm, well known resident Newton, Iowa. "I gave him a bot-tle of Chamberlain's Liniment which he applied to his arm and on the next morning the rheumatism was gone." For chronic muscular rheumatism you will find nothing better than Chamberlain's Liniment. Sold by all dealers.

Special Bargain.

best 92% acre Dairy farm in Alsea have executed and delivered to Valley, Improvements up to date. manufacturer agreements similiar Price, 805 per acre G. T. Vernon, to this agreement, and further, that

Dairymen Freely Sign Contracts to Dispose of Whey at 7c. per 100 Pounds.

William J Warner, of the Standard Milk Sugar Company, has been visiting the dairymen in this vicicontracted for to justify starting a milk sugar factory in this county. It is gratifying to know that Mr. Warner is meeting with success and that the dairymen are freely signing the contracts, and Mr. Warner ing the contracts, and Mr. Warner and shall pay therefor the market assures us that it looks exceedingly price prevailing at said time for favorable for the factory and resaid hogs, said market price to be finery to be erected as soon as post finery to be erected as soon as pos-

It will be remembered that the National Milk Sugar Company of New York made an effort to procure sufficient whey to start a factory in this vicinity and they indicated that they would be willing to pay 10c. per 100 pounds for whey, but when it came down to actual business 5c. was all that they would pay. This caused quite a number of dairymen to become suspicious and they declined to contract their whey at that

It is estimated that over 30,000,000 pounds of whey will be available the present year in this vicinity and the Standard Milk Sugar Co, before the contract is binding, want 75 per cent of the whey from Maple Leaf, Clover Leaf. Fairview, Elwood, Red Clover, Tillamook, Long Prairie and South Prairie factories. To handle the whey from these factories it is proposed to erect three crude sugar plants and one refinery. A crude sugar factory will be located at the Maple Leaf factory, one at Fairview and the third near the Tillamook factory. No place is vet decided upon as to where the refinery will be located, but it will be where rail road facilities are available. This is somewhat different arrangements haul the way to one factory and

1. Rancher agrees to deliver for located at

whey delivered hereunder shall be

If during the term hereof, delivers his milk, manufactures a he plain't ff could remove his tim-cheese or cheese other than Ameri-ther over the railroad tract, which ing' that poor little innocent, much can or Cheddar Cheese the whey from which would be unsatisfactory It is estimated that the exports that in such event manufacturer By taking the logs under the railof Canadian cheese for the trade will be under no obligation to receive or pay for such whey, but may cancel this contract by giving

must be by suction through pipe, without expense to manufacturer.

6. Manufacturer agrees to pay the price above stipulated for whey on the 15th day of the second month following the delivery for all whey delivered, that is, January deliveries shall be paid for on March 15th, and so on. Deposit of checks in the United States mail by manufactures shall be payment.

turer shall be payment.
7. It is understood and agreed that if the manufacturer's operations cease at any time during the continuance of this agreement by reason of strike, fire or any other cause beyond its control, then, dur-ing the period of said interruptipn, manufacturer shall be released from its obligation to receive or pay for any whey. but it is understood that said manufacturer shall resume its manufacturing operations in such reasonable time as its plant

may be restored. 8 It is further understoood and agreed that this statement shall not be binding on manufacturer until ranchers who deliver at least seven ty-five (75) per cent of the milk received at each of the following named plants, to wit:

Maple Leaf Creamery Association, lover Leaf Creamery Company, Sairview Dairy Association, lwood Cre mery Company, Red Clover Creamery Company, Tillamook Creamery,

For 30 days, will offer for sale during the month of May, 1912, shall operations hereunder shall not

BEAT SUGAR FACTORY. commence until manufacturer shall have erected its plant for the reception and manufacture of whey. Manufacturer agrees to have its building erected within six months after this agreement becomes bind-

The manufacturer may cancel this agreement at any time prior to the expiration of ten years from July 1st, 191, if the market condi-tions become such that manufacturer is unable to operate its factory nity for the purpose of ascertaining and pay expenses, by giving ranch-whether sufficient whey could be er written notice of its intention so to do not less than ninety (90) days before the time for said cancellation become effective.

It is further agreed that manufacturer shall purchase all hogs that ranchers may have at the time this agreement becomes effective. price quoted for hogs by the Portland Daily Oregonian and Daily Journal, published at Portland, Oregon, for the hogs sold at Portland, land, Oregon, for the week previous. the concurrent week, and the week succeeding the time this agreement becomes effective, deducting from such average price the cost of freight on hogs from Tillamook, Oregon, to Portland, Oregon.

Circuit Court Doings.

dicted for arson, at Hebo, where he the accident, it seems, Campbell set fire to Doc Lane's barn and admitted that it was his fault. The Commercial Club met in regular ses destroyed hay and killed a horse, case has taken a long time to try sion with President Shrode in the the father of Kellow having paid in owing to the attorneys wrangling. chair. cash the amount of the damages caused by the fire. Judge Galloway though it would not be advisable to send the young man to the peni- lowed tentiary and suspended an indeterminate sentence be passed upon trustee, et al. Confirmation. Sale him. It seems that young Kellow acted foolishly and thoughtlessly in setting fire to the barn, and as all damages had been settled, it would be far bet'er to give the young man an opportunity to make good than to send him to the penitentiary

In the bootleg cases at Cloverdale, where Mert Everest and View et al Foreclosure. Default entered.

Leonard were indicted for violating. Decree of foreclosure granted. Leonard were indicted for violating the local option law, also for selling liquor to minors, the defendants agreed to plead guilty on the boot leg cases provided the other cases were dropped. Judge Galloway sustained. Plaintiff given ten days sentenced them to pay a fine of \$300 to file an amended complaint. The contract for whey is as fol. each and 20 days in jail, and in doing so the judge gave the young Action for money. men a good lecture. He suspended motion of plaintiff. they are bootlegging again they will have to go to jail

B. N. Sproat and Agnes C. Sproat vs. J. H. Hathaway and Anna H. Hathaway. This was a case where ed in a trade with the defendants for what is known as the Elmore the plaintiff.

M. W. Harrison vs. Pacific Rail way & Navigation Co. was a damage suit on accunt of the railroad he had agreed to sell to the Tillaroad tract it would cost more to log. The railroad made a plea that it would be dangerous to passenger trains to have a log shute over the it is understood and agreed that track. The jury awarded the plaint

Frank Long, Sr., administrator of the estate of Wm. Campbell, vs. the Pacific Railway & Navigation Co trator endeavored to obtain damages from the railroad on account

ROYAL Baking Powder

is the greatest of moderntime helps to perfect cake and biscuit making. Makes home baking pleasant and profitable. It renders the food more digestible and guarantees it safe from alum and all adulterants.

of Campbell being killed by a In the case of Virgil Kellow, in. freight engine at Wheeler. After

3. W. Thompson, et al. vs. Allen H. Wilson et al. Foreclosure. Default entered. Decree of foreclosure granted Attorneys fees of \$200 al-

R C. Magarrell vs. Edwin Hooker, confirmed. Louis G. Freeman vs. Lars John-

son. Confirmation. Sale confirmed. S. B Hill vs. Frederic Briody, et

B. W. Neilson vs. Joseph Kutcher,

State of Oregon vs. Bay City. Quo Warranto. Decree for defendant on appeal.

J. D. Dubach vs. G. R. Ridgway. Dismissed on

Ann Johnson. Diverce. entered. Decree as prayed for. Club Elects Officers.

On Monday evening the Tillamook

On motion a committee was appointed to negotiate for the rental for another year, of present club quarters or possibly new quarters. R. W. Watson, Will Spalding and Dr. Kerron were placed on this committee.

On motion a committee was appointed to prepare an exhibit of Tillamook County products for display at Los Angeles, Cal., said display to be conducted al. Foreclosure. Default as to all defendants excepting defendant Krebs. Decree as prayed for, tion to open up default filed.

Here of the sure and the S. P. Ry. It is said that at least 10,000 people view daily the displays that are cared for at the Lorentz and the sure cared for at displays that are cared for at the Los Angeles depot by the S. P. Company. Chas. Kunze, E. J. Claussen, Wm. G. Tait, E. T. Haltom, F. C. Baker and C. E. Trombley were placed on this

Chas. Kunze was called upon to make some remarks and he responded by giving a talk upon the proposed demonstration farm for Tillamook Coun-

ty. It was Mr. Kunze's opinion that a demonstration farm would aid in doubling the present output of our

Thomas P. Johnson vs. Roxie doubling the present output is very nn Johnson. Divorce. Default dairy ranches. Mr. Kunze is very much in favor of advancement all a Riveted. Built Uses not bolted best like a clean logether. 13 Baker Saves locomotive Less No stove work and Coal The Arcadian is a perfect baking range, and stays a perfect baker for a life-time because it is built like a locomotive boiler. Built of malleable iron and charcoal iron riveted together instead of being bolted together. Made airtight without the use of stove putty to crumble and fall out, as hap-pens in cast iron and so-called steel ranges, allow-

ing false drafts to fan the fire or deaden it. The Arcadian Range will never have false drafts—it will always do perfect baking, using a third less fuel than common ranges.

THE ARCADIAN IS SOLD BY US.

Jones-Knudson Furniture Co.

EVANGELISTIC SERVICES

Under the Auspices of the Oregon Holiness Association.



STELLA CROOKS

DATE: May 5th to 14th

PLACE:

Pentecostal Church of the Nazarene' (Formerly Christian Church Building.)

HOUR:

Daily, 7:30 P. M. EVERYBODY WELCOME



ong the line, and he belies hould be a strong steady pull nterests for the demonstration Geo. Williams, one of our pe ranchers, made a few remarks

ing Mr. Kunze's statements. Judge Galloway, who was was called upon for a talk and ed, giving a very interesting gist of which was to the effects should get our house in order a pare for the opening of the Canal. It is his belief that the coast will see and enjoy a gree vancement during the next five than we have experienced duri past twentyfive years.

After the regular business evening the following officen elected for the ensuing year. F. C. Baker, President.

John Leland Henderson, First President. Russell Hawkins, Second Vices

F. H. Haradon, Third Vice-Pres Frank A. Rowe, Fourth Vies

Wm. R. Roy, Fifth Vice-Pres E. J. Claussen, Secretary. Will Spalding, Treasurer.

Directors; Capt. John Groat, M. Kerron, Ira C. Smith, W Dwight, F. D. Small and B. C.

Standing of the Contests

Standing of contestants at M Pennington & Co. up to We day, May 1st, for the uprights grand piano: 1 821,070 77

166,200

178,480

..... 308,710 283,905

1 39,675 215, 150 139,635 122,060 226,000 41,295 177,340 191,360 100,705 116 164,780 214,870 558, 795 2, 940 156,880 2,025 1,049,940 2,830,775 200,370 155 435 36 903, 875 188,940 213,680 278.810 374,760 132,000 2,536,670 179,745 106,410 194,870 213,760 301.225369,170 178,400 391, 350 191 368,015 98,875 195 1,451,395 199

63,000 Contestants are allowed 10 very subscription they Rustling for subscribers is a

Death of Peter Jenck

On Thursday of last week enck a much respected pioneer lamook County and a well to do m of the Nestucca Valley, passed at the home of his brother-Frank Berns of Tillamook.

Mr. Jenck had been ill since August, but was taken serious about a month ago with a weak and other complications and brought to Tillamook that he eceive every care and comfort. The funeral services were held

the Catholic church of this city.

Father Van Clarenbeck officiating Peter Jenck was born in E France, Oct 13, 1844. He ca America in 1871, and settled at St field, Ill., where he was marrie Madgaline Berns in 1875. In 1888 they came to Oregon and s on a homestead in the Nestucca Vi Eight children were born to

nion, two girls and six boys, the and one son having died. He is vived by a loving wife and five Martin, John, Peter, Tony and Jo Deceased served in the French for seven years and fought in Franco-Prussian war of 1870-71.

Presbyterian Church.

Every man needs help from n living his life. It is the all this church to be a place of m try to the so il. We invite yo the fellowship of our worship church life. We open our ch doors every Lord's Day and it you to join with us in making house of God a holy place it freshing thought and deep rential feeling. Come thou will at the stated times, 11 a.m. p.m., and we will not only do good spiritually, but you will ways be greeted with a Chris Welcome. The Pastor's mon Welcome. The Pastor's mortheme: "The Sin of Going Der Egypt for Help." Evening ject: "How Saul of Tarsus go B. A. degree." Bible. school a.m. and Christian Endeaver p. m. Please take notice that Please take notice that evening open half an hour late ginning May 4th. D. A. Mackenzie,, B.D.