Beef Supply.

zen takes but a mild tin on the cattle atistics and Standiber of Commerce of es should be interest-at eater. The Federal al Industry says that upply in this country n the South. That secce beef more cheaply because land is cheap, od, the pasture season can be produced at a ice ad shelter during the prevalence of the cattle ich depletes the vitality of and reduces their weight and communicates Texas fever. The

erage weight of Southern cattle is follows, to-wit: out half that in the noninfected districts. It is impossible to stock the fever district with pure bree cattle, since they do not have even the par-tial immunity of native cattle. The South loses \$50,000,000 a year because of the ravages of the fever ties. Put this does not begin to express the real loss, when what could be accomplished with more and better cattle is

considered. ght to spell ac-y syllable? Is the and State Governments have co-oper-For the last nine years the Federal ated in ridding the infected area of ticks. About one-third of the original tick territory is being treated, with the result of more and better cattle. The committee estimates that with proper activity the entire South can be rid of this plague within five or seven years. While immediately ef-fecting the South, the entire country indirectly interested. Not only is our beef supply at stake, but the great problem of diversifying Southern in dustry and maintaining the fertility of Southern soil is also involved. So long as gradication of the cattle tick was merely a theory of science, con-gressmen could be excused for opposing liberal appropriations. But now that experiments have proven that eradication is effectual and comparatively inexpensive and that even the so-called immune cattle increase 23 per cent in weight after being freed from the ticks, there is no reason why any member of Congress, whereever lives, should vote to withhold ap propriations to complete this valuable national work.

> Surgeons killed in appendicitis surgery might be called on to see what they can do for the hyphen.

> What is a farmer's favorite expltive? Evidence has been offered that he never heard of "By heck."

Slide, slode, slide at Culebra cut. doned quarries.

You can't inveigle a turkey into eating a cranberry, says somebody who has tried it. That's instinct, no

Oregon's Supreme Court has upheld the opening of Sunday theaters on the ground that they are a necessity. One Oregon lid doesn't imply all

Under South Carolina's new prohibitory law any one can buy a gallon of liquor a month. Doesn't seem to be as far reaching as the old-fash-land if you fail so to appear and And the Fact Site of Sixth Agence; ioned temperance pledge.

It is said that there are at least 2,500,000 golf players in this country; which ought to withhold enough tillable land from cultivation to raise the price of rural real estate. Thus does golf help the farmer.

Newspapers in the Southwest, and in the Western section of the country generally, are freely discussing the prospect of rural credits legislation. as the next session of congress draws near. Congressman Henry of Texas, who has heretofore championed \$500,000,000 band issue for the relief of cotton planters, is making a demand for a rural credits law, the chief plank in the platform in which he is canvassing his state as a can-didate for the United States Senate. It was Mr. Henry who introduced the first of the rural credit bills in the House, very soon after the conven-ing of the special session of Congress April 15, 1913.

An extra session of the Senate, called to save time, would only waste it entering upon an "investigation" of Mexican affairs, and our relation to them, as is now proposed. What is there to investigate? The only mysterious affair about our connection with Mexican matters happened on the night when the revenue cutter bearing John Lind from Verá Cruz cast anchor off Pass Christian, Miss., whether President Wilson had gone to meet him, and the prisident at midnight, and in a long cloak, put off in a boat, boarded the ship and met Lind below decks. That incident smacked so much of corsairs and pirates in general, and in particular of Lafitte, who used to ravage those waters, that the fact of it remaining unexplained rises a question which the senate might try to answer, were it really a serious one.

Notice of Completed Contract.

Notice is hereby given, that the County Road Master for Tillamook County, Oregon, has filed in this office his certificate for the completion of the contract of M. J. and John Jenck, on the E. E. Cross County Road, from Station 448 plus oo to Station 456 plus oo and from Station 468 plus 38.1 to Station 496 plus 95.8 in accordance with the plans and specifications, and any person, firm corporation, having objections to file to the completion of said work, may do so within two weeks from the date of the first publication. Dated this the 28th day of Sept., 1915. J. C. Holden County Clerk. First publication, Sept. 30, 1915. Last publication, Oct. 14, 1915.

Try those 25c dinners at the Ramsey "Good Eats." M. A. Olson formerly of the Spanish Kitchen,

Notice is hereby given that the State Land Board of the State of tue of an execution and order of sale Oregon will receive sealed bids at its issued out of the Circuit Court of the office in the Capitol Building at State of Oregon for Tillamook Coun-Salem, Oregon, up to 10 o'clock A.M. ty, by the Clerk thereof and under on November 9, 1915, for all the State's interest in the tide or over-flow lands hereinafter described, said court wherein W. H. Easom is giving, however, to the owner or owners of any lands abutting or front-ing the reconstitution of the country of the reconstitution of the country of the ing thereon, the preference right to purchase said tide or overflow lands at the highest price offered, provided such offer is made in good faith. also privided that the lands will not hat has stood in the way accepted of less than \$7.50 per acre, and that the Board reserves the right upon and will on Saturday, the 23rd to reject any and all bids. Said lands are situated in Tillamook

County, Oregon, and described as Beginning at a point 660 feet north

of Sec. corner common to 14, 15, 22 and 23, T. 1 S., R 10 W. W. M., this point being the meander corner between sections 14 and 15; thence East 396.00 feet along U. S. Mean-

N. 32 degrees, 45 minutes E. 660.00 feet along U. S. Meander line.
N. 78 degrees 45 minutes E. 759.30 feet along U. S. Meander line.

N. 24 degrees, 16 minutes E, 482,40 feet along low water line. N. 3 degrees 20 minutes W., 1135.00 feet along low water line. N. 5 degrees 33 minutes E 419.50 feet along low water line. N. 15 degrees 18 minutes W. 840.00

N. o degrees 49 minutes E. 2402.00 feet along low water line. N. 3 degrees 37 minutes W. 1340.00 feet along low water line. N. 87 degrees 34 minutes W. 1398.96 feet to point on line between Secs.

feet along low water line.

14 and 15. South, 7302,21 feet to a point South, 7302.21 feet to a point of the point of the period of the period

Land Board, Salem, Oregon," and marked "Application and bid to pur-chase tide lands."

Dated August 21, 1915. G. G. Brown, Clerk State Land Board. First publication, Sept. 2nd, 1915. Last publication, Nov. 4th, 1915.

In the Circuit Court of the State of Oregon, for Tillamook County, Department No. two. Plaintiff John R. Harter,

Charles R. Soule, Soule Brothcharles R. Soule, Soule Brothers, Incorporated, a corpora-tion, J. J. Jones, J. Swank, W. O. Wilson and Harriet L. Wilson, his wife, C. M. Zum-zalt, W. C. Look and Mrs. W. C. Look, his wife, and W. B. Shiyely Assignee Shively, Assignee,

Defendants. To J. J. Jones, W. O. Wilson and Harriet L. Wilson, his wife, and W. C. Look and Mrs. W. C. Look, his wife, the defendants above named;

In the name of the State of Oregon You and each of you are hereby required to appear and answer the complaint filed against you in the above entitled suit within six weeks from from Second Street to Fourth Street the date of the first publication here- The West side of third Avenue West of in the Tillamook and if you fail appear and answer, the plaintiff will take a de- West from Fourth Street to Fifth ree against you as follows, to-wit:

That the plaintiff have gon. judgment against the said defendant, fees; in the further sum of \$38.62 and with interest thereon at the rate of from the 30th day of July, 1915; and for his costs and disbursements of

Second. That the mortgage described in the said complaint be fore-closed and that the following discribed real property, towit:

Blocks, three, four, nine, ten, eleven, seventeen, eighteen, nineteen, twenty, ,twenty seven, twenty eight and twenty nine, and lots from one to seventeen inclusive and from twenty three to twenty six inclusive of block two, and lots one and from twentysix to forty seven inclusive of block six-teen, and lots from twenty eight to forty eight inclusive of block fifteen, and lots from one to eight inclusive, and from fifty seven to sixty one inclusive of block twenty one, and lot one of block twenty six, and lots one, two, and sixteen of block twelve, all in Avalon, in the County of Tillamook and State of Oregon. Be sold in the manner prescribed by

law and the proceeds of such sale applied to the payment of the said adgment. Third. That the defendant, Charles

R. Soule, and all persons claiming through or under him, be forever barred and foreclosed from setting any claim, right, title or interest in orto the said lands, or any portion thereof, excepting the statutory right Fourth, That the plaintiff be per-

mitted to become a purchaser at such Fifth. That the plaintiff have such other and further relief as to the

court may seem just and equitable. This summons is served upon you by publication thereof by order of the Hon. A. M. Hare, Judge of the County Court of the State of Oregon, for the County of Tillamook, and entered herein on the 26th day of August, 1915, in the absence of the Circuit Judge.

E. J. Claussen. Attorney for the Plaintiff.

Notice.

Now, therefore, all persons concerned are hereby notified that a recent assessment will be made as provided from the Wilson river on my premises, are requested to consult me be-fore doing so.

Notice of Sale on Foreclosure

Notice is hereby given that by virdirected, and being based upon a decree entered in said cause on the 20th day of September, 1915, I have levied day of October, 1915, at the hour of ten o'clock in the forenoon of said day, at the Court House door in Tillamook City, Tillamook County, Oregon, duly sell at public auction, to the highest bidder for cash in hand, the following described real property, sit-uate in Tillamook City, Oregon, towit: Lots five and six in Block eight in William D. Stillwell's Second Addition to the Town of Tillamook (now Tillamook City), for the purpose of satisfying the decree in said cause and the cost and expenses of the sale, as follows:

Judgment in favor of plaintiff against defendants Evans and Brown for the sum of \$552.10 with interest at 8 per cent per annum from date of decree, \$125.00 attorney's fees and \$15.80, costs and disbursements and judgment in favor of defendants Rosenberg and Condit against defendants Clark M. Terry and wife for \$232.10 with interest at 8 per cent per annum from date of decree, \$50.00 attorney's fees and \$10.40 costs and disbursements, besides the expense of

Dated this September 23rd, 1915 H. Crenshaw, Sheriff of Tillamook County, Ore. First publication Sept. 23, 1915. Last publication Oct. 21, 1915.

Notice of Re-assessment.

Notice is hereby given to whom it may concern, that the Common ed. Council of Tillamook City, Oregon, did, at a meeting held on the 4th day said of October, 1915, duly adopt the following:

Resolution.

Whereas, the Common Council of Tillamook City, Oregon, did, by Resolution adopted February 3rd, 1913. make an assessment of the tionate share of the cost of the making of the following improvements,

The improvement of the South side of Second Street from the Northeast corner of Lot 2, Block 2, Maple Grove Addition, West to Third Ave-

nuc West; Both sides of Third Street, from Stillwell's Avenue to Third Avenue West; The South side of Fourth Street, from Third Avenue West to Sixth Avenue West; The North side of Fifth Street from Third Avenue West to Sixth Avenue West; The West side of First Avenue West from Third Street to Fourth Street; Both sides of Second Avenue West from Second Street to Fourth Street. The East side of Third Avenue West Headlight, the from Fourth Street to Fifth Street And the East Site of Sixth Avenue Street. All in Tillamook City, Ore-

By constructing concrete sidewalks Charles R. Soule, in the sum of along said portions of said streets seven hundred and 00-100 dollars with which improvements had heretofore per cent per annum from the 22nd taken in that behalf by the Common day of July, 1911; in the further sum Council of Tillamook City Oregon, of one hundred doliars attorney's in reference thereto, in the year 1912 Whereas, in making said assessment

six per cent per annum from the 30th a portion of said assessment was day of January, 1915; in the further made by charging the proportionate sum of \$61.63 with interest thereon cost of said improvements to a at the rate of six per cent per annum number of lots as a whole, and the amount to be assessed to each individual lot was not in each case assessed, and by reason of all of the lots not being assessed individually for each lot's proportionate share of said cost, question has been made as to the validity of said assessment, and by reason of said assessment hav-ing been raised the Common Council is in doubt as to the validity of such assessment, or the portion thereof which was made against more than one lot as to any one item thereof, and the Common Council is desirous of removing any question as to the collection of the cost of said improvements, and to that end proposes to make a new assessment, or reassessment upon the lots of land which have been benefited by said improvements to the extent of their respective and proportionate shares of the full value thereof.

Now therefore, be it resolved, That the Common Council of Tillamook City, Oregon, hereby declares its intention to make the new assessment, or re-assessment be made upon the lots or tracts of land which have been benefited by the improvements aforesaid to the extent of their respective proportionate shares of the full valne thereof; that Monday, the 1st day of November, 1915, at the council room in the City Hall, in Tillamook City, Oregon, at the hour of 8 o'clock p.m. be and the same is hereby appointed as the time and place when the Common Council of Tillamook City, will meet for the purpose of making such re-assessment; that the City Recorder shall give notice of the time and place so appointed in the manner required by the Charter of Tillamook City, Oregon, and that at said time, or at such other time or times as the Common Council may adjourn said matter to, the Common Council shall proceed to make such a re-assessment in the manner prescribed by the Charter of Tillamook City Oregon, and that all persons affected thereby are hereby required to take notice of such proceeding and to govern themselves accordingly.

for in the said Resolution and at the time and place therein specified, and Mrs. A. L. Donaldson. quired to appear at said time and

place and present any objections which they may have tneheto. Witness my hand and official sea Witness my han, 1915. this October 5th, 1915. John Aschim,

City Recorder of Tilla. mook City, Oregon,

Notice of Dissolution.

Notice is hereby given to all whom it may concern:—That J. W. Maddux and F. C. Feldschau, have by mutual consent, dissolved the partnership heretofore existing between them and that said Feldschau, is now the sole owner of the business formerly owned by them as partners, and that said Feldschau, will pay all accounts owing by them as partners, and collect all sums due them on account of their partnership business,

W. Maddux. J. W. Maddux. F. C. Feldschau,

Administrator's Notice to Creditors.

Notice is hereby given, that the County Court of the State of Oregon, for Tillamook County, has appointed the undersigned administrator of the estate of Jesse V. Embum, deceased, and all persons having claims against said estate are hereby required to present the same to him at his residence at Tillamook, Oregon, or to T. H. Goyne, an attorney at law, at his office in Tillamook City, Oregon, together with the proper vouchers, within six months from the date of this notice.

Dated September 9th, 1915.

John Embum, Administrator of the estate of Jessie V. Embum, deceased.

Notice of -Appointment of Administrator.

Notice is hereby given to all whom it may concern; that by an order of the County Court, of Tillamook County, Oregon, made and entered of record herein on the 11th day of September, 1915, the undersigned was appointed the administrator of the estate of Jasper W. Buckles, deceas-

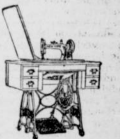
All persons having claims against said estate are hereby notified to present them, verified as requird by law to the undersigned as said administrator at his office in Tillamoo City, Oregon, within six months of the date of this notice.

Dated this 16th day of September,

Administer of said estate. First publication Sept. 16, 1915. Last publication Oct. 14th, 1915.

Brooklyn's Plymouth Church seems unlucky.

NEW HOME USERS ARE QUALITY CHOOSERS



FOR SALE BY

E. T. HALTOM,

Tillamook, Oregon. The New Home Sewing Machine Company, San Francisco, Cal.

A Rainy Day Need Not Be Dull



Strong, easy fitting, light, and water-proof, absolutely. Reflex Edges stop water from running in at the front.

Black, Yellow or Olive-khaki. TOWER'S Protector Hat, 75 cents Total Park

A.J.TOWER CO. FISH BRAND BOSTON

Sidney E. Henderson, Pres., Surveyor. John Lefand Henderson, Sec-

Law, Notrary Public. Tillamook Title and

retary Treas., Attorney-at-

Abstract co. Law, Abstracts, Real Estate,

Surveying, Insurance. Both Phones.

TILLAMOUK - - OREGON. Øxeccessossessessesses

GO TO M. HANSEN. The Swiss Watchmaker, FOR REPAIRS,

Has one of the best equipped repair shops for making parts on Pacific Coast.

Mail and express orders promptly attended to.

BAY CITY.

OREGON.

Whether there was too much eats or not enough of boy, the result was always the same. Covetous people look They couldn't enjoy them all. To Asia, so the door of Chin enjoy any great number they would to be more or less open.

in which were numerous misspelled words, such as "dissapear" for "disappear;" "dissapiont" for "dissapoint"; "tareing" for "tearing;" "loose" for lose." Recently I saw in a druggist's window "cooling drinks to quence the thurst," and in a toy store window "games for perferation work." Such mistakes would have been considered disgrace in the old-fashioned Buried Treasure of Many Millions in North Carolina. A story which was given wide circulation is that at the outbreak of the

hod of

properly

you are in

Idren of the

e not taught the al-

n to read at sight, the

difficulty? If they are poor spellers" they should cted to consult the diction-

ore sending away a letter or .g of any kind. I sometimes ader if correct spelling is becom-

ig a lost art. I am in constant busi-

ness correspondence and receive let-ters written by otherwise well-educat-

ed people who spell miserably. A few

days ago I received a letter from a young man who had but recently

graduated from a first class college,

start

Jenkins,

anyhow.

was cheat-

when I asked

objections, he

he becomes

.h or never get any-e don't tote fair, he

sense enough to cover and will land in the

No, I wouldn't want him

law even if he had sense

avoid its pitfalls, because

age lawyer can only succeed

an another and keeping it for him-

run down, both in yield and quality.

have tried to make him realize the

kind of soil to another kind-that is,

improved by the change. In the same

sections of country there are often

it is easy for farmers having different

soils to improve their seed by ex-

changing seeds with each other. But

Ferguson only laughed at me, boast-

wheat in the county, and scouted the

this year was nearly five bushels

successive years, he nearly took my breath away by frankly acknowledg-

ing that I was right in not planting

seed year after year in the same soil

where it was raised. He went on to

say that he had recently read that

wheat raised in Mexico, where the

peons have been planting the same

seed on the same ground many years,

nal yields of fifty years ago to five to six bushels per acre of very poor quality. I told him that there is as

much sense in interbreeding his ani-mals beyond a very limited degree as

there is in planting seed that has, in

large degree, lost its productive vi-

tality by interbreeding; that the laws

of the animal and vegetable kingdom

are exactly alike in that respect, and,

for the first time in ten years, he

Mother, don't you believe that one of the chief difficulties that many

cople experience in getting on com-

The desire of the individual to

fortably in life is their own covetous-

own the earth is something inborn,

and, although warned by the teach-

ings by experience, the expectation of

being able to corner and grab every-

thing on earth, worth living, is the acme of human aspirations. When I was a little boy I heaped my plate

with goodies—peans, peas, potatoes, meat, with apple sauce and pudding looming up in the distance. Then my level-headed father would say: "My

boy, your eyes are bigger than your stomach." Oh, that first plate of ice

cream! How good it was! Then I reasoned: If one is good, two should be twice as good and three thrice as

good, and so on. But, somehow, my theory wouldn't work. The second

plate of ice cream was not so good as

the first, the third worse, the fourth-

impossible. So, too, with the food I wanted to devour. Father was right.

over the newspaper ads for bargains

and find cheap farms, houses, autos, amusements and want them all. Fools.

agreed with me.

resulting in a change from phenome-

benefit of changing seed from one

keep straight, he

ing one man's property away European war, when it was currently reported that at the close of the war gold would be in demand, depositors in certain North Carolina banks with-Amos, there is an object lesson for you in Ferguson's experience in drew their deposits and buried them in the ground pending the end of the Wish we had all that sludge that has war. "slod" to put in our St. Louis abanwheat raising. He prides himself on his skill in the cultivation of all kinds It is said, but apparently not upon of crops, and, really, he is a very unimpeachable authority, that real gold, minded and minted with the good farmer, making good at nearly everything he undertakes. However, he might do much better than he does government's own stamp thereon-

between \$300,000 and \$500,000 of itif he would curb his egotism a bit. For instance, I have been trying for ten years to convince him of the fact glimmers in the ground of Davidson County, N. C. Whether this be true or not, it is a matter of record, which that no matter how good apparently his seed may be, if planted year after year in the same soil, it will inevitably the Charlotte Observer deplores, that certain citizens of Charlotte Macklenburg County, which adjoins Davidson County, did withdraw their deposits from Charlotte banks upon just such a report of gold, and it is admitted that "possibly a portion of wheat grown on sandy low land changed to heavy upland clay soil is these withdrawn deposits still remain

Therefore, if the story of buried treasure is true, there is gold in North Carolina lands, in fact as well as in the theory. It does not appear, however, that the gold hidden in North Carolina lands consist of buried some source of the state of th many different kinds of soil, and so ied coins entirely. It is estimated that ed as always having raised the best there is in North Carolina lands a sum of \$3,500,000,000 lying as uscless

idea of exchanging it for that which he considered of inferior quality, for ten years he has planted wheat as the buried currency. There is a practically unpopulated area of some 22,380,000 acres in North Carolina, it is said, four-fifths of which is valuable for cultivation seed grown on the same ground, and although the quality seemed all right, the yield has decreased half a bushel desert capable of being made to an acre every year. I talked about it blossom like the rose. It is twice the size of Belgium, and is said to be with him today, and when I told him the average wheat yield on our farm capable of furnishing every man in that European state a farm of twice the size of the fields he has been used more than he had raised, and our yield had been about the same for ten to cultivating. At that is is said there would still be left 9,000,000 acres for

oodland development. Although there have already come North Carolina several successful Belgian colonies since the outbreak of the war, it is hardly probable that any possible publicity of this oppor-tunity will lead to any considerable

transfer of Belgian farmers to the Tar Heel State. The unpopulated culityable lands of North Carolina, it is estimated, would approximate 175,000 farms of 50 acres each. The average 50-acre farm in the South will bring a good farmer about \$1200 gross per annum, which amount multiplied by the possible -5,000 North Carolina fifty-acre farms, represents a 6 per cent interest upon

the value of these lands.

principal which should approximate

How's This? We offer ONE HUNDRED DOLLARS REWARD or any case of Catarrh that cannot be cured

by Hall's Catarrh Cure. F. J. CHENEY & CO., Teledo, O. We, the undersigned have known F. J. Cheney for the last 15 years, and believe him perfectly honorable in all business transactions and financially able to carry out any obligations made by his firm. NATIONAL BANK-OF COMMERCE,

Hall's Catarrh Cure is taken internally, ucting directly upon the blood and mucous mraces of the system. Testimonials sent ree. Price 75 cents per bottle. Told by all Take Hall's Family Pills for constipation.

Householders are obliging enough not to care where a saloon is, so that it isn't in their block.

Board of Naval Invention is now rganized. All ready? One-twoorganized. All ready? three: Invent! Remarks of the Indianapolis Star man: "After an old dog loses his teeth he is an advocate of peace at any price"; and in his two-legged

master it is when he loses his nerve. Enough experiments have been made to decide that the work of subjugating the Chinese isn't at all like subjugating the races of Southern Asia, so the door of China continues