

Junior Chautauqua.

Miss Joy Harmon was the Junior Supersinger in charge of the Junior Chautauqua, and this part of the program was quite pleasing to the young folks.

Lloyd Kays Died Under Operation.

Lloyd Kays was born in Yamhill County, July 20th, 1894, and has lived in or near Tillamook for several years.

On March 4, 1914 he was the victim of an accident which eventually resulted in his death. Several months ago he became a member of the Christian Church, having been a member of the Loyal Sons Class for three years.

"Success Where You Are."

Mrs. Robertson in her talk at Chautauqua last week said many things of benefit to all. One was: "We are bounded by length, breadth and depth. The length is in the hands of God; the breadth is measured by the number of activities in which we are interested; and the depth by the amount of self thrown into our responsibilities."

Mrs. Robertson is the author of the book "Mary of Magdala," and she writes for "The Young People" of Philadelphia.

Shooting Scrape at Kilchis.

A shooting scrape took place on the Kilchis, growing out of a dispute over a line fence between the property of Harry Neilson and Jacob Tagman, on Saturday morning.

Neilson had a hearing before Justice of the Peace Stanley on Thursday, and he was bound over to the grand jury, his bail being placed at \$250.00.

Jacob Tagman vs. Harry Neilson is a suit filed in the circuit court to recover \$10,000 damages, the complaint alleging that on the 22nd of July the defendant wilfully, maliciously and unlawfully assaulted the plaintiff with a dangerous weapon, to wit, a shotgun loaded with powder and ball, by discharging the shotgun at the plaintiff, thereby causing numerous shots to strike and penetrate the plaintiff's body.

Pretty Wedding on Sunday.

Four years ago Louis Hammer, of Portland, and Miss Lucile Rowe, of Tillamook, met in this county while the former was spending a summer vacation in Tillamook, the result of which cupid arranged a pretty wedding at the home of Mr. and Mrs. L. C. Rowe, parents of the bride on Sunday afternoon.

Everything having been arranged for the ceremony, the wedding party came into the parlor marching to the strains of a beautiful march which was played by Mrs. Ethel Hammer, of Portland, sister of the groom.

sister Sylvia Rowe, Geo. Hoskins and Rev. Van Winkle. After the wedding dinner, Mr. and Mrs. Hammer were presented with quite a number of useful presents.

Visitors Have Good Time.

A very enjoyable affair was given at the home of Mr. and Mrs. F. S. Armentrout, at Hemlock, Tuesday evening, July 25, in honor of their Portland friends who are camping at Beaver.

Progressive 500 was in order during the early part of the evening, after which several beautiful piano selections were rendered by Mrs. F. E. Weed.

Grand Orchestra Concert

Christian Church Tuesday, Aug. 8th. Overture "The Three Captains" Herman. Intermezzo "The Hunter" Hunter.

Interruption.

Overture, "Northern Lights" Weidt. Reading, Selected... Bernice Nelson. Piano Solo, "Witches Flight", Kussell.

Call For Bids.

Bids for white washing Fair buildings and stalls are hereby called for by the Tillamook County Fair Board.

To Correspondents.

Herman Housworth—Your letter being of a personal character, we must decline to publish it, for it is not exactly proper for a newspaper to take up personal matter and publish it.

Hay For Sale.

Hay direct to the farmer and Dairy-men in car lots. Before buying get our prices on kinds and grades. Tell us what you want. Let us also furnish you grain and feed. We will save you money.

Card of Thanks.

We wish in this public manner to express our most sincere thanks and appreciation to all those who, during our dark hours of sorrow, helped to lift our burdens with the beautiful flowers, kind words and acts of sympathy and love.

Odd Fellows Take Notice.

Henry S. Westbrook, Grand Master I. O. O. F. of the State of Oregon, will make an official visit to Tillamook Lodge, No. 94, on Tuesday evening, Aug. 1, 1916.

For Sale Some of the Best Land in the Siletz Valley.

202 acres, one mile from the town of Siletz (two general stores, post-office, blacksmith shop, cheese factory, grade school and hotel).

DAIRYMEN.

I have inquiries for weaned calves of all kinds. If you have any for sale, call me up on either phone or write me, giving full particulars as to age, breed and condition with price of each, and I will call and look them over—Remember—I can use anything in the baby calf line and can use them any time, summer or winter. Call up when you have one for sale and I will call for it.

Bring in your prescriptions, Tillamook Drug Co.

Chas Desmond was in the city Wednesday, and he informed us that in looking over some old papers he came across a copy of the first issue of the Tillamook Headlight which was published for the first time on the 8th of June, 1888.

Sheriff Crenshaw had business at Cloverdale last Friday, and took lunch with his family on the bank of the river.

Those present were: Louis Hammer, groom, with Mrs. Florence Hammer, and Miss Ethel Hammer, his mother and sister, Mr. and Mrs. L. C. Rowe, parents of the bride, and Mrs. H. C. Hanson and Rowena Hanson, Lucile Rowe, bride, and her

WOMAN ENDS HER LIFE.

Distressing Case of Suicide at Bay City.

Mrs. Lida Dean, wife of J. H. Dean, fisherman of Bay City, committed suicide at her home some time last night and was found by her husband when he returned from work this morning.

Coroner Wendt was called and after swearing in a jury made an examination of the woman and the premises. The indications were so plain the jury readily agreed that it was a case of suicide by poison.

The husband found his wife lying on the bed, fully dressed, and the two children were in the house. From the letters it appeared that she had planned to kill herself for a long time and the notes were carefully worded and contained minute instructions as to what she wanted done.

The Deans have lived in Bay City for nearly two years and during the summer have conducted a store at Rockaway where they sold fish and sea food.

FAIRVIEW.

The Farmer's Union met at the Fairview Grange Hall last Tuesday.

The Johnson bridge is being replaced, which it needed for a long time.

Westley Rainey, the young man who had his hand taken off by the silage cutter, is getting along nicely.

Dolph Tinnerstet is filling a silo on the Beals' ranch this week.

There has been considerable travel by the way of Johnson bridge the last week.

Judge Belt, of Dallas, is camping at the Himes ranch.

There are a large number of fishermen staying at the Welcom-in on Trask river this week.

Arch Wilks, of Hillsboro, is visiting at the home of W. H. Leach this week.

Ralph Himes and wife are camping on the Trask river this week.

Fred Scamp has installed a steam canning machine to can his loganberries this summer.

W. Himes was in Tillamook on business the first of the week.

Scott Oby, the fire warden, is staying at the Wells' ranch this summer.

Ernest Himes is helping Frank Trout hay this week.

D. L. Shrode and family, of Tillamook, are camping on the Trask river this week.

F. Hartley and son Hany, of Dallas, are visiting at the home of John Embum.

Haying in Fairview is going on full blast.

The Fairview base ball team this season has a good record, won nine, lost one and tied one.

Dave Curtis is able to be up and around this week.

Lloyd Leach, Willie Wilks and James Himes are helping E. Embum put up his hay at the Trask ranch.

George Edmunds and Leland Erwin were at the Trask ranch this week.

Mr. and Mrs. Tilden, accompanied by Frank Oliver and wife, were visiting in the vicinity of Three Rivers.

Charles Kunze has relatives from the east visiting at his home.

Mrs. H. Schield and her mother, Mrs. Reynolds, were guests of Alfred Reynolds this week at Pleasant Valley.

Bert Folks have relatives from Forest Grove visiting at their home.

Miss Lillian Adams is visiting at the home of Glen Oliver this summer.

Millard Morley, of Forest Grove, is working for Fred Bush this summer.

The Dairying inspector is visiting Fairview this week.

There was a meeting of the boys and girls industrial club at the Fairview school house Wednesday.

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FANATIC'S BOMB KILLS AND MAIMS.

Bursts Among Spectators of San Francisco Parade.

San Francisco, July 22.—At least six persons were killed and 43 or more were injured by the explosion here today of a timed bomb in the midst of a throng viewing a preparedness parade.

The explosion occurred at Stewart and Market streets, two blocks from the ferry building, on San Francisco's main thoroughfare.

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How Will \$85,000,000 Good Roads Appropriation Be Expended?

(New York World.) President Wilson has signed the \$85,000,000 good roads bill, providing for cooperation in road construction and maintenance between the states and the national government.

The amount carried by the bill is to be distributed \$5,000,000 the first year, up to \$25,000,000 the fifth, and it is further made conditional upon the cooperation of the states.

The fund is limited as to federal participation to 50 per cent of the estimated cost of construction or reconstruction. While the whole sum appropriated is comparatively small, the conditions which make it available evidently look to the forwarding of the good roads movement in all the states.

Providing the money is honestly expended, the investment on the part of both the nation and respective states will be a good one. If not so expended the present appropriation will be only in effect opening a rat hole down which uncounted millions will hereafter find their way.

The Mexican Issue.

The New York World says that the Republicans have no Mexican issue except Huerta. It strikes us that the 200 Americans who have been killed in Mexico the millions of property belonging to American and other foreign citizens that has been ruthlessly destroyed, the insults to our flag and the general and hopeless disorder down there make a pretty good issue.

Nobody cares especially for Huerta personally. He was a half savage ruler of a half savage people; he obtained control as such rulers do and he appeared to be made of the material that would bring order out of chaos.

We could not approve his methods but with methods we had nothing to do. It was only with results that we were concerned. We are, to a certain extent, responsible for good order in Mexico. If Huerta could give us that, then that was all we had a right to ask.

But president Wilson refused to recognize Huerta, brought influence to bear against him, furnished arms to his enemies and drove him from the country—pursued him, in fact, to his death. And since then we have had chaos and shilly-shallying, raiding of our boarders and murdering of our soldiers. It appears to us that there is abundant issue in this.

Ethical Lawyers Fight the Shyster.

It has been charged that honest lawyers are shy of efforts to oust the shyster from the legal calling, even if endeavorers to make his way so thorny and stony that he must either reform or quit.

The honorable jurist answers that for eight years he has been working out ways and means of educating all lawyers to the danger and disgrace of the shyster and render him so detested that he must perforce abandon what he calls the practice of law.

Chairman Boston of the American Bar association committee on professional ethics gives an account of these praiseworthy activities.

Through the schools of law and the local associations of lawyers the thought of young practitioners is directed toward the shadow which a single shyster in a community sheds upon the legal brotherhood.

At New York virtually all weeding of rascals from the bar and instruction of novice lawyers in legal ethics are effected through the voluntary work of reputable barristers.

The real activity of this reform has been only for eight or ten years, but it has attained an admirable degree of cooperation and effectiveness.

The difficulty of keeping an Argus eye on 12,000 lawyers at Greater New York is no small difficulty. It may be partially measured by the fact that some years ago the lawyer's association in New York county investigated the legal character of every lawyer in the Manhattan and Bronx boroughs, and found that about 600 had no sort of right to practice law.

Honest lawyers at once looked up one another's qualifications when associated in the same case, and put many of the ignoble 600 out of their practice. Then the state association of New York lawyers found that most corporations and most persons of means before engaging a lawyer investigated him, but that the poor or the ignorant consult any fellow claim-

ing to be a lawyer.

This association then went for the shyster's scalp. It formed a committee primarily in the people's interest, yet for protection, too, for honest lawyers. A client, if he fancies his attorney has given him the crooked deal, has only to appeal to this committee, which, if the charges seem true, prosecute the shyster without expense to his client.

Movies and Nickle Banks.

In the American Magazine a writer says: "Since the opening of the nickle movies, the little banks which formerly held the small savings of the younger members of the family have dwindled until they are a thing of the past.

Sunday school teachers say that the movies have much to do with decreases in Sunday school treasuries.

"The temptation to indulge the child when it asks for a nickle is too great for some parents. The money is given freely—hence the child comes to regard a nickle of small consequence. All of the money which the child earns, or which is given to it, is spent for shows, frequently without the parent's knowledge.

A careful watch on three children, members of a family in moderate circumstances, dependent upon an income of \$95 a month, revealed the fact that in a week the three children spent \$1.95 for moving picture shows and ice cream cones. The youngest of the three children is but 5 years old.

Figuring that the same amount is spent each week for a year the total would be \$101.40. If that amount were saved for the smallest child until it was ready for higher education, the sum would far exceed the amount usually spent for the college education.

If a child is taught that the money given it must be kept for a useful purpose it will soon learn to be a judicious spender."

Hop Growers and the Proposed Amendment.

The Hop Growers interest in this proposed amendment is shown by the following letter received by the secretary of this committee.

Salem, Oregon, July 14, 1916. Mr. C. T. Hass, Secretary, "Equal Rights Home Industry Committee."

Dear Sir:—Realizing the importance to the state at large and to the Hop-growers in particular of the measure proposed by your committee, abolishing the present unjust discrimination against home industry and Oregon farmers and being firmly convinced that the voters of the state will remedy this condition if properly informed of the facts and of its importance to the farmers and hop raisers, I beg to submit the following facts in the hope that they will be of use to you.

Since the beginning of the hop industry in Oregon, over \$65,000,000 has been returned to local growers in the year 1914 alone, over \$6,000,000 was added to the income of the state from this industry, and some 50,000 men and women participated in the income through employment offered them in picking the crop.

Through hard and consistent work Oregon has gradually climbed to the lead in the hop industry of the United States. This supremacy will however no longer be possible, unless present conditions are changed. We are placed in the ludicrous position of asking out of the state brewers to purchase our hops when we ourselves prohibit Oregon brewers from using them, although permitting the use and importation of beer made in other states.

This not only results in taking away our local markets, but has also resulted in outside brewers declaring a sort of "boycott" against Oregon hops. In fact and figures the result shows that the \$6,000,000 crop of 1914 was reduced to \$2,500,000 in 1915 and from present indications, the 1916 crop will do exceedingly well if it reaches even the \$2,000,000 mark. If this annual decrease continues the final result can easily be foreseen. What then, will become of the many thousands of acres now in hop vines, what will become with the many more thousands of our citizens who depend solely upon this industry for their means of livelihood?

It is asserted by those who are in a position to know, that the hop industry is one of the state's greatest resources and means of assets, not only in bringing money into the state, but also in providing employment.

Is it just or fair to wipe out such an asset? We feel sure that if the voter will give your measure honest and just consideration, that Oregon's hop industry will be saved.

Yours very truly, Oregon Hop-Growers Association. By J. L. Clark, Manager.

After the Honeymoon.

Alas, the honeymoon was indeed over. That morning he had come to words over breakfast and he had departed for the city in a rage.

As the day passed he began to think that, perhaps, after all, he had been rather hasty. So as he wended his way homeward he carried a small but interesting looking parcel. To his amazement, his little wife refused to take the slightest notice of it—and him.

"Don't you want to see what's in my parcel, darling?" he pleaded wistfully.

"I expect I can manage to survive not knowing," she retorted coldly.

"Well," he said, playfully, "it's something for somebody I love more than all the world."

The lady's face brightened up.

"Really?" she said. "Then I suppose it's the cigarette case you've been wanting so long?"

posed to contain a present for the bride but which in reality contained fishworms caused a near panic when opened by a bridal party in Chicago recently. The bait had been bought by the bride's father to take on a fishing excursion and became mixed up with the wedding presents.

LIMIT ON LIQUOR IS HELD ILLEGAL.

Right of Owner to Ship in Quantity Asserted—Decision by Judge Morrow.

Restriction as to the amount of liquor which persons in Oregon may receive from outside the state every four weeks are in danger of being swept aside.

Section of the Oregon dry law regulating the importation of liquor and alcohol into the state are nullified, in the opinion of District Attorney Evans, if the decision of Circuit Judge Morrow in overruling the demurrer to the complaint of Wadhams & Co., against the San Francisco & Portland Steamship Company remains in force or is upheld by higher courts on appeal.

"Two-thirds of the Prohibition Law is wiped out by this decision," said Mr. Evans. "The state is not a party to the suit and any appeal from the ruling must be made by the steamship company."

Judge Morrow's decision holds that the provision of the dry law limiting the right of importing large quantities of alcohol to wholesale druggists is a direct violation of the interstate commerce clause of the United States constitution. Any manufacturer, genuinely in need of alcohol in wholesale quantities, may import as much alcohol as he desires for manufacturing purposes, maintains the jurist.

Import Limit Knocked Out.

Possession of the alcohol by the manufacturer not being unconstitutional, it is unconstitutional to prohibit him from importing it, ruled Judge Morrow.

In the case before him, it follows that as the possession of intoxicants is not unlawful for the individual, no matter what the quantity, the restriction of the amount received by him to two quarts of whisky and 24 quarts of beer a month must be unconstitutional also," commented Deputy District Attorney Arthur Murphy, who represented the state in the case, by invitation.

The Webb-Kenyon act, which was relied upon by the state in arguing the case, and which the lawmakers had in mind in drafting the present dry law, cannot touch the Oregon case, it is held by Judge Morrow. This act is phrased to prohibit the importation of liquor or alcohol for use in violation of the law. The personal use of liquor is not prohibited, and not a law violation in Oregon. The Webb-Kenyon act is held to apply only to states where prohibition is absolute, and the use denied.

Webb-Kenyon Act Loses Power.

The Oregon law was based on the assumption that the Webb-Kenyon act makes the manner of receipt of liquor into the state subject to state regulation—divesting intoxicants of their interstate charter if received unlawfully.

Judge Morrow asserts that the ruling follows the decision of the United States Supreme Court in the case of the Adams Express Company against the state of Kentucky.

A logical outcome of the decision, if upheld, would be the unrestricted importation of liquor and alcohol—though the prohibition law would still prohibit the manufacture and sale of intoxicants within the state.

Notice.

In the District Court of the United States, for the District of Oregon. In the matter of P. J. Sharp, Bankrupt.

In pursuance of an order to me directed I will receive at my office in the Commercial Building, Tillamook City, Oregon, up to two o'clock p.m. on the 4th day of August, 1916, bids for the purchase of the bankrupt real estate described as follows; all being situated in Tillamook County, Oregon.

Beginning 20 chains east of the southwest corner of Section 30, Twp. 1 South, Range 10 West of the W. M.; running thence east 100 feet, thence North 75 feet, thence West 100 feet, thence South 75 feet, to the place of beginning;

Also, northwest quarter of the southwest quarter of Sec. 9, Twp. 2, Range 9 West, containing 40 acres more or less.

The last herein described tract being subject to the lien of the First National Bank, of Tillamook City, Oregon, amounting to about \$1695, and also subject to the lien of a mortgage of the State of Oregon, for a small sum unknown to this Trustee, both tracts also being subject to the double right of Maud Sharp, wife of said Bankrupt, and to taxes and assessments, also subject to a judgment of about \$200.00, exact amount not known.

Terms of sale to be cash in hand and subject to confirmation by the court.

All bids will be reported by me at an adjourned meeting of the creditors held before the Honorable A. F. Cannon, referee in Bankruptcy, in the Northwest Bank Building, Portland, Oregon, for action of said referee, at a time to be fixed by him.

Webster Holmes, Trustee in Bankruptcy.

For Sale.

Small tract containing 1 1/2 acres with house, barn, one hog, 1 cow, garden tools, household goods, and one half miles north of Tillamook on Wilson river—Inquire of Mrs. Olson on place.

There is more Catarrh in this section of the country than all other diseases put together, and until the last few years was supposed to be incurable. For a great many years doctors pronounced it a local disease and prescribed local remedies, and by constantly failing to cure with local treatment, pronounced it incurable. Science has proven Catarrh to be a constitutional disease, and therefore requires constitutional treatment. Hall's Catarrh Cure, manufactured by Dr. J. Cheney & Co., Toledo, Ohio, is the only Constitutional cure on the market. It is taken internally in doses from 10 drops to a teaspoonful. It acts directly on the blood and mucous surfaces of the system. There is no other cure. Send for circulars and testimonials. Address: P. J. CHENEY & CO., Toledo, O. Take Hall's Family Pills for constipation.