

LOCAL NEWS

G. Elksnat was a recent visitor at Medford. Frank Colman spent Saturday evening at Medford. Mrs. W. T. Grieve spent Saturday afternoon at Medford. Make your Christmas purchases early at Taylor-Williams Co. Judge J. R. Neil was a Medford visitor Monday evening. Mrs. Hal Conrad of Medford was at the court house Monday. Mr. and Mrs. O. Beavenue were Medford visitors Monday. W. H. Venable of Applegate was a recent visitor at Medford. Mark Armstrong of Grants Pass was a recent visitor in our city. S. P. DeRoboam was a business visitor at Medford Tuesday. Frank Kasshaber was a business visitor at Medford Saturday. Mrs. Chris Keegan was a Monday afternoon visitor at Medford. The famous Banner brand boys' clothes at Taylor-Williams Co. Miss Grace Pearce of Medford spent Sunday afternoon in Jacksonville. Assessor and Mrs. W. T. Grieve autoed to Medford Monday evening. P. W. Jacobs of Seattle visited in Medford and Jacksonville this week. Timothy, red clover, home grown alfalfa seeds. Taylor-Williams Co. Attorney H. D. Norton of Grants Pass attended circuit court Monday. R. B. Dow returned Monday from a duck-hunting trip near Willows, Cal. Attorney W. P. Mealey of Medford was a recent visitor at the county seat. Mrs. John Norling of Medford was visiting Jacksonville friends Tuesday. Mrs. H. K. Hanna and Miss Fleeta Ulrich were in Medford Monday afternoon. Attorney A. C. Hough of Grants Pass had business at the court house Monday. Mrs. W. Broad visited her daughters, Misses Agnes and Anie, at Medford recently. Mesdames R. B. Dow and G. E. Neuber spent Saturday afternoon at Medford. County School Superintendent J. Percy Wells was at Medford Tuesday afternoon. Mr. and Mrs. Blaine Klum of Medford visited Jacksonville friends Tuesday evening. A. T. Landgren arrived in Jacksonville from Hutton, Cal., the latter part of last week. Attorney E. D. Briggs of Ashland was at the court house on professional business Monday. Mr. Bullis, who recently leased the Sterling mine transacted business in Medford this week. Mesdames W. S. Barnum and Geo. Barnum were shopping at Medford Saturday afternoon. Mr. and Mrs. R. L. Dusenberry of Sardinia creek were visiting Jacksonville friends Tuesday. County Commissioner-elect Leeveer, attended commissioners' court at the court house this week. John Dunnington and Herman Offenbacher were in Medford on business the middle of the week. Mrs. J. A. Wilson and grand-daughter, Miss Grace of Medford were Jacksonville visitors Sunday. M. A. Watkins and Mrs. Robert Bond of Applegate were in Jacksonville and Medford Saturday. Frank Cameron, Walter Bostwick and James T. Bostwick of Applegate, were recent Medford visitors. Glenn O. Taylor, justice of the peace Medford precinct, made an official visit to the county seat recently. Fred Witt, S. P. section foreman at Gold Hill was a witness before the grand jury the beginning of the week. Mr. and Mrs. E. S. Hoek returned Monday from a week's visit at the home of Mrs. Hoek's mother at Eagle Point. J. N. Pace, superintendent of the county poor farm was at the court house Wednesday for the purpose of making his monthly report. December term of county commissioners court convened at the court house Wednesday. This will be the last regular session for the present members whose terms expires in January. S. L. Brooks, who has managed the Linn orchard near this city for the past year, left Wednesday with his family for Roseburg, where they will visit Mrs. Brooks parents and return to Medford in the spring. Mr. and Mrs. Benj M. Collins entertained the "500" club at their home on Third street, Tuesday evening. The evening was spent at cards, after which delicious refreshments were served. Those present were: Mr. and Mrs. Blaine Klum of Medford, Mr. and Mrs. Lewis Ulrich, Dr. and Mrs. R. E. Couden, Mrs. Harry Luy, Mr. and Mrs. Sanj M. Collins and Master Freddy Collins.

Mrs. Wm. Barnum is visiting friends in Portland. Ries Chapman was in Medford on business Thursday. Mrs. G. N. Lewis spent a few hours in Medford Saturday. C. T. Nicholson of Medford was in Jacksonville this week. Tobe Stone of Forest creek was a Friday visitor in town. Wm. Pursell of Little Applegate was in Jacksonville Tuesday. Mr. and Mrs. Jesse Wilson paid Medford a visit Tuesday. John Offenbacher of Applegate was in Jacksonville Saturday. See Taylor-Williams Co. for the famous Red Ribbon flour. Sheriff W. A. Jones was at Talent on official business Tuesday. Col. F. L. TouVelle, county court at the court house Wednesday. Deputy Sheriff R. B. Dow was at Medford on business Thursday. Mrs. Clyde Shaw is reported ill at the residence of Dr. T. T. Shw. Mrs. John Vincent and sister, Mrs. Henderson were in town Thursday. Mr. Galleton, forest ranger of Little Applegate was in town Thursday. Harry Cincade, of the Medford police force was in Jacksonville this week. Al. Learned and son, Ed. of Medford were Jacksonville visitors this week. For the next sixty days, 25 per cent off on all wall paper. Fred J. Fick. T. L. DeVore and J. Hartman transacted business in Medford Tuesday. Mr. and Mrs. Ira Sparlin of Williams creek were at the county seat Tuesday. Herman Offenbacher of Applegate was a Jacksonville visitor Wednesday. H. B. Cady and Pat Meago of Medford were at the court house this week. J. E. Wood and C. W. McDonald of Medford were at the county seat this week. E. C. Folger of Central Point was at the court house the beginning of the week. Aug. Singler of Medford was transacting business at the county seat Monday. Wm. Johnson, the dairyman, was in Medford on business latter part of last week. Gordon Stout of Medford is spending a month or two's vacation on the Bauten place. Dan Bagshaw, Jr., attended the circus at the Natatorium in Medford Monday evening. District Attorney B. F. Mulkey was in attendance at the court house several days this week. Master Aubrey Furry of Phoenix was the guest of Elbert and Russell Coleman last week. J. C. and H. M. Hayes of Central Point were at the court house the beginning of the week. Judge J. R. Neil returned Saturday from a visit at the home of his son, Frank Neil, at Derby. C. C. Sanderson of Central Point had legal business at the county seat the beginning of the week. T. L. DeVore, who is prospecting around Buncum was in Jacksonville for a day or two this week. E. C. Bade of the Jacobson-Bade Co., and T. W. Osgood of Medford were in Jacksonville Friday. Dr. E. H. Porter of Medford was at the court house Monday as a witness in the Spanos-Seymour hearing. John Norling left recently for San Francisco, where he expects to remain if he finds conditions satisfactory. T. W. Miles of the Jackson County Abstract Co., Medford, was at the county seat on business Wednesday. Mrs. Eva H. Kekenyo of Medford was in Jacksonville recently. She expects to leave for Portland in the near future. G. W. Cherry and O. H. Lawler were among the Medford attorneys who had business at the court house this week. Bruce Buck, who is undergoing medical treatment at the Medford hospital is reported to be much improved in health. Judge Calkins held and adjourned term of circuit court at the court house this week. The regular December term convenes Monday morning. On account of the illness of Rev. Paul S. Bandy, there were no services at the Presbyterian church last Sunday morning. Usual evening services were held. Bud Anderson and Babe Picato accompanied by their respective managers and Frankie Edwards, Medford fight promoter, appeared before the grand jury Friday to explain to that body the difference between a prize fight and a boxing exhibition. Local members of the order of Royal Neighbors held their regular monthly meeting at the home of Mrs. D. W. Bagshaw Tuesday. After the business of the meeting had been transacted refreshments were served. The members present were: Mesdames T. T. Shaw, S. Wain, J. Morcom, M. D. Jones, J. Norling, D. Davis, and D. W. Bagshaw.

Attorney E. E. Kelly of Medford was in Jacksonville on professional business Friday. Judge W. C. Hale of Grants Pass attended to professional business at the court house Wednesday. A. W. Walker of the Nas livery stable, Medford was in Jacksonville for a short time Monday. C. L. Reames of Medford transacted professional business at the court house the beginning of the week. Mrs. H. C. Gallup, who has been seriously ill at her home on Fifth street, is slightly improved. Gus Pappas and Tom Frakes of Medford were witnesses before the grand jury, the beginning of the week. S. C. Whittington of the Rogue River Valley Abstract-Title Co., transacted business in Medford Saturday. Mr. and Mrs. Roy Ulrich are receiving congratulations on the arrival of a son and heir, born Tuesday morning. Mrs. Fred Luy, who has been visiting her sister, Mrs. Chas. Prim, returned home on Antelope Thursday. Misses Mary Bagshaw and Louise Ensele, Cliff Dunnington and Charles Good spent Sunday evening at Medford. John T. Donegan of Foots Creek was drawn to fill the vacancy in the grand jury caused by the illness of D. H. Miller. The Bank of Jacksonville in a statement published in another column shows a legal reserve balance of 38 per cent. This is an excellent showing, as a legal reserve of 25 and 30 per cent is accounted good. Freddy Collins, Jim Frances and Lawrence Luy attended the circus at the Natatorium in Medford Monday evening. As the R. R. V. Ry. "limited" failed to make a late trip that evening, the boys walked home.

Ordinance No. 183.

An Ordinance providing for and authorizing the issuance of Assessment District No. Two Improvement Bonds by the City of Jacksonville, Jackson County, State of Oregon, in the sum of One thousand ninety-four, 32-100 Dollars (\$1094.32) and directing the advertising of the same for sale all in accordance with the provisions of Ordinance No. 173 of the said City adopted by authority of Section 155, Chapter XIV of the City Charter of said city. The People of the City of Jacksonville do ordain as follows: Section 1. Whereas, the City of Jacksonville, Jackson County, State of Oregon, pursuant to authority and in conformance with Chapter XIV of the City Charter of said City, heretofore by ordinance No. 182 inclusive has duly equated certain improvements within the meaning of that term as defined by Section 106, Chapter XIV of said City Charter, to be constructed upon and along certain streets or parts of streets within said city, and he has assessed the proportionate share of the cost thereof upon the property benefited thereby and within Assessment District No. Two as defined by Resolution No. 33 of the said city; and whereas, certain owners of sundry pieces of property each assessed for said improvement in a sum exceeding twenty-five dollars, have duly made and filed application to pay said installments in accordance with Ordinance No. 173 of said city adopted pursuant to and by authority of Section 135, Chapter XIV of the City Charter; and whereas, an assessment and bond lien docket has been duly made up in accordance with Section VII of said Ordinance No 173, and the total amount of unpaid assessments for such improvement within said Assessment District No. Two and for which application to pay under the provisions of said Ordinance No. 173 has been made and filed as aforesaid in the sum of One thousand ninety-four and 32-100 Dollars (\$1094.32) as shown by said Bond Lien Docket; Now, therefore, the People of the City of Jacksonville do Ordain as follows: That the City of Jacksonville do issue Assessment District No. Two Improvement Bonds in the name of and under the corporate seal of said city in the sum of One thousand ninety-four and 32-100 Dollars (\$1094.32), the first 5 of said bonds to be in the denomination of Two hundred Dollars (\$200) each, and the 6 of said bonds to be in the denomination of Ninety-four and 32-100 Dollars (\$94.32), said bonds to be numbered consecutively from No. 1 to No. 6 inclusive, the entire issue of One thousand ninety-four and 32-100 Dollars (\$1094.32) of bonds aforesaid to bear interest from the date thereof at the rate of six per cent per annum, payable semi-annually until redeemed or until the time of the semi-annual interest payment next ensuing the publication of notice by the said city of Jacksonville that said bond will be taken up and cancelled and that interest thereon will cease at the interest payment period next following said publication of notice; said bonds to have date January 1, 1913 and to become due and payable on January 1, 1923 or the same may be redeemed, taken up and cancelled by the City of Jacksonville at any semi-annual period after one year from the date thereof upon the payment of the face value thereof with interest to the date of such payment. Principal and interest to be payable at the office of the City Treasurer of Jacksonville at said city; said bonds shall be signed by the Mayor and countersigned by the City Recorder of said city and authenticated by the seal of such city attached thereto, and shall be registered consecutively, by number and denomination of each, in the Improvement Bond Register and each of said bonds shall have distinctly and plainly inscribed or printed on the face thereof the registered number of said bond and the words "Improvement Bond" with the name of the principal and interest of this bond according to the tenor hereof, the faith and credit of the City of Jacksonville are irrevocably pledged. In Testimony Whereof, the City of Jacksonville has caused this bond to be signed by its Mayor, and countersigned by the Recorder and sealed with its corporate seal, and the interest coupons hereto attached to be executed in its behalf by the engraved fac simile signature of its Mayor and Recorder; all this First day of January A. D. 1913. Seal of the City of Jacksonville Mayor. Countersigned: Recorder of the City of Jacksonville. Section III. That the following be and the same hereby is approved and declared to be the form of coupon to be attached to the said City of Jacksonville, Assessment District No. One, Improvement Bonds: Coupon No. ... \$... (Here in all coupons attached to Bonds No. 1 to No. 5, inclusive, insert \$6.00 and in the coupons attached to Bond No. 6 insert \$2.83. On the First day of ... 19... unless the bond to which this coupon is attached is sooner redeemed as there-in provided, this redemption will render this coupon null and void, the City of Jacksonville in the County of Jackson, State of Oregon, will pay to the bearer ... Dollars (\$...). (Here insert in coupons attached to Bonds No. 1 to No. 5 both inclusive the sum of Two hundred Dollars (\$200) and in bond No. 6 insert the sum of Ninety-four and 32-100 Dollars (\$94.32), in gold coin of the United States of America, of the present standard of weight and fineness, on the first day of January A. D. 1923, with interest thereon from the date hereof until redeemed or until the time of the semi-annual interest payment next ensuing the publication of notice by the City of Jacksonville that this bond will be taken up and cancelled and that interest thereon will cease at the interest payment period next following such publication, at the rate of six per cent per annum, payable semi-annually in like Gold Coin on the First day of July and the First day of January in each year. Principal and interest payable at the office of the City Treasurer of and at Jacksonville, Oregon, upon presentation and surrender of this bond and the annexed coupons as they severally mature or as they may be taken up and cancelled as herein provided. This bond is one of a series of Improvement Bonds of the City of Jacksonville, Jackson County, Oregon, of like date and tenor, numbered consecutively from No. 1 to No. 6, inclusive, aggregating not to exceed One thousand ninety-four and 32-100 Dollars (\$1094.32) per value and amount, issued by the City of Jacksonville, in full compliance with all the provisions of an amendment to the City Charter of the City of Jacksonville, adopted by the qualified electors of said City of Jacksonville, at a special election held on June 21, 1911, and proclaimed by the Mayor on June 23, 1911, and filed with the City Recorder on said June 29th, 1911, and in full compliance with Ordinance No. 173 of the aforesaid city, said ordinance being entitled "An Ordinance providing for the payment of any assessment or assessments levied or made in accordance with Chapter XIV of the City Charter in installments and for the issuance of bonds for unpaid assessments as provided for by Chapter V. of Title XXVI of Lord's Oregon Laws and all subsequent acts amendatory thereof, so far as the same is deemed practicable, and declaring an emergency, and which ordinance was passed by the City Council of the City of Jacksonville by unanimous vote on the 11th day of July A. D. 1912 and submitted to and approved by the Mayor on said day. And it is hereby certified, recited and declared that each and all acts, things, elections, votes, orders, ordinances, resolutions and conditions precedent to the right to issue and deliver this bond, as prescribed by said charter and ordinance and by the constitution and laws of said state and city have happened, existed and been done and performed prior to the issuance hereof in regular and due time, form and manner as required by law; that this bond by the aforesaid authority and provisions in which it is issued is not to be deemed or taken to be within or any part of the constitutional, statutory, charter, or other limitation by law of the indebtedness of said city and the total indebtedness of the City of Jacksonville including this bond and the issue of which the same forms a part, does not exceed any constitutional, statutory, charter or other limitation.

And for the punctual payment of the principal and interest of this bond according to the tenor hereof, the faith and credit of the City of Jacksonville are irrevocably pledged. In Testimony Whereof, the City of Jacksonville has caused this bond to be signed by its Mayor, and countersigned by the Recorder and sealed with its corporate seal, and the interest coupons hereto attached to be executed in its behalf by the engraved fac simile signature of its Mayor and Recorder; all this First day of January A. D. 1913. Seal of the City of Jacksonville Mayor. Countersigned: Recorder of the City of Jacksonville. Section III. That the following be and the same hereby is approved and declared to be the form of coupon to be attached to the said City of Jacksonville, Assessment District No. One, Improvement Bonds: Coupon No. ... \$... (Here in all coupons attached to Bonds No. 1 to No. 5, inclusive, insert \$6.00 and in the coupons attached to Bond No. 6 insert \$2.83. On the First day of ... 19... unless the bond to which this coupon is attached is sooner redeemed as there-in provided, this redemption will render this coupon null and void, the City of Jacksonville in the County of Jackson, State of Oregon, will pay to the bearer ... Dollars (\$...). (Here insert in coupons attached to Bonds No. 1 to No. 5 both inclusive the sum of Two hundred Dollars (\$200) and in bond No. 6 insert the sum of Ninety-four and 32-100 Dollars (\$94.32), in gold coin of the United States of America, of the present standard of weight and fineness, on the first day of January A. D. 1923, with interest thereon from the date hereof until redeemed or until the time of the semi-annual interest payment next ensuing the publication of notice by the City of Jacksonville that this bond will be taken up and cancelled and that interest thereon will cease at the interest payment period next following such publication, at the rate of six per cent per annum, payable semi-annually in like Gold Coin on the First day of July and the First day of January in each year. Principal and interest payable at the office of the City Treasurer of and at Jacksonville, Oregon, upon presentation and surrender of this bond and the annexed coupons as they severally mature or as they may be taken up and cancelled as herein provided. This bond is one of a series of Improvement Bonds of the City of Jacksonville, Jackson County, Oregon, of like date and tenor, numbered consecutively from No. 1 to No. 6, inclusive, aggregating not to exceed One thousand ninety-four and 32-100 Dollars (\$1094.32) per value and amount, issued by the City of Jacksonville, in full compliance with all the provisions of an amendment to the City Charter of the City of Jacksonville, adopted by the qualified electors of said City of Jacksonville, at a special election held on June 21, 1911, and proclaimed by the Mayor on June 23, 1911, and filed with the City Recorder on said June 29th, 1911, and in full compliance with Ordinance No. 173 of the aforesaid city, said ordinance being entitled "An Ordinance providing for the payment of any assessment or assessments levied or made in accordance with Chapter XIV of the City Charter in installments and for the issuance of bonds for unpaid assessments as provided for by Chapter V. of Title XXVI of Lord's Oregon Laws and all subsequent acts amendatory thereof, so far as the same is deemed practicable, and declaring an emergency, and which ordinance was passed by the City Council of the City of Jacksonville by unanimous vote on the 11th day of July A. D. 1912 and submitted to and approved by the Mayor on said day. And it is hereby certified, recited and declared that each and all acts, things, elections, votes, orders, ordinances, resolutions and conditions precedent to the right to issue and deliver this bond, as prescribed by said charter and ordinance and by the constitution and laws of said state and city have happened, existed and been done and performed prior to the issuance hereof in regular and due time, form and manner as required by law; that this bond by the aforesaid authority and provisions in which it is issued is not to be deemed or taken to be within or any part of the constitutional, statutory, charter, or other limitation by law of the indebtedness of said city and the total indebtedness of the City of Jacksonville including this bond and the issue of which the same forms a part, does not exceed any constitutional, statutory, charter or other limitation.

Section V. The City Recorder is hereby ordered and directed to register said bond consecutively by number and denomination in the Bond Register and to inscribe or have printed upon the face of each of said bonds the respective Bond Register number thereof, and shall likewise number the coupons attached to each bond by consecutive numbers from 1 to 21. Section VI. The City Recorder of the City of Jacksonville is hereby directed and ordered to advertise said bonds for sale and in said advertisement shall state that said bonds will be sold for the highest price obtainable, but for not less than par and accrued interest at the time of payment for said bonds. Said advertisement shall further state that sealed bids for the purchase of said bonds or any portion thereof must be filed in the office of the City Recorder of said city on or before 4 o'clock on Thursday the 2nd day of January A. D. 1913 and that said bids must be accompanied by a certified check certified by some responsible bank, payable to the order of the City Treasurer of said city, for the amount equal to 10 per cent of the amount of said bid, which check and the sum of money represented thereby said bidder in his proposal must agree to pay or forfeit to the City of Jacksonville as liquidated damages, if bidder, in event that his proposal for the purchase of said bonds is accepted fails to purchase and pay for said bonds according to said proposal. Said advertisement shall further state that council reserves the right to reject any and all bids. The terms hereinabove set forth are the terms hereby prescribed by council for the sale of said bonds. The said advertisement shall be published once a week for two consecutive weeks in the Jacksonville Post, printed and published in said city. The foregoing Ordinance No. 182 was passed by the City Council of the City of Jacksonville on the 3rd day of December, 1912 at the regular monthly meeting of said council for December by the following vote: Britz, aye; Melnyre, aye; Fick, aye; Ulrich, aye. Submitted to the Mayor, December 3rd, 1912. The foregoing Ordinance No. 183, as approved by me this 3rd day of December, A. D. 1912. T. T. SHAW, Mayor. Attest: HENRY G. DOX, City Recorder.

Rogue River Valley Excursion TO Los Angeles and Return VIA THE SOUTHERN PACIFIC December 30 1912 Return Limit 90 Days ROUND TRIP FARES Grants Pass and Rogue River \$36.00 Gold Hill 35.90 Tolo 35.50 Medford, Phoenix, Talent and Ashland 35.00 SPECIAL TRAIN SCHEDULE Leave Grants Pass 2:21 P. M. Leave Medford 3:35 P. M. " Rogue River 2:39 " " Phoenix 3:43 " " Gold Hill 2:56 " " Talent 3:53 " " Central Point 3:51 " " Ashland 4:13 " Arrive San Francisco 1:10 next day in time for San Francisco's New Year Celebration Stops south of San Francisco can be made at Del Monte, Santa Cruz, Paso Robles, Hot Springs and Santa Barbara. From Los Angeles trips to Long Beach, Pasadena, Santa Monica, Ostrich Farm, Mt. Lowe, the Orange Groves, Catalina Island, etc. For full particulars, reservation and beautifully illustrated California literature call on any S. P. Agent JOHN M. SCOTT, General Passenger Agent, Portland Oregon

Be Not Deceived The Home Telephone Company of Southern Oregon is STRICTLY INDEPENDENT The Owners have no idea of selling to the Bell Telephone Monopoly or any one else but intends to maintain it for the purpose of giving the people of the Rogue River Valley the best telephone service known. Are you supporting your HOME COMPANY The Home Telephone & Telegraph Co. of Southern Oregon.