

Crook County Journal

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BAND BOYS' DANCE WAS A GREAT SUCCESS

One of the Largest and Most Enjoyable Ever Given Here—Cleared \$103.30 for Band.

The Band Boys Big Barn Dance was no disappointment. All that it was hoped or expected to be as an enjoyable social event and financial success for the benefit of the band was actually realized. The largest and best natured crowd that has ever been at a dance in Prineville attended and tripped the light fantastic toe from 8:30 p. m. until late into the night, a score of couples continuing the dance until 5:30 the next morning, and the declaration made by everyone attending is that it was the best dance ever given in the city.

As a result the snug sum of \$103.30 now reposes in the bank payable to the order of the Prineville Band, after all expenses amounting to over \$80 had been paid. One hundred and forty-

eight numbers were sold and in the neighborhood of 150 people ate lunch.

The hall was decorated by countless placards suspended on cords bearing mottoes wise and otherwise, ads for the townspeople and up-to-date jokes. These furnished no small bit of amusement for the company.

When the curtain went up for the grand march the band was discovered in a barnyard scene, all the members masked and arrayed in typical hayseed costume. The band rendered several dance selections and was succeeded by Morgan's orchestra of nine pieces. Never was the music of the orchestra better than that played for the dance last Friday, is what the dancers are all saying.

At about 11 o'clock the luncheon

was served on large tables arranged on the back of the stage. And what a luncheon it was. The generous ladies of Prineville had done their very best—the choicest of salads, delicious sandwiches, the daintiest cakes, and coffee that was as fine as nectar. The ladies of the city have placed the band boys under a lasting obligation for their services in preparing and serving this elegant little supper, and when the opportunity arrives for the band to return the favor in any manner possible, it can safely be said that they will not be found wanting.

P. B. Poindexter was head floor manager, and with his able lieutenants kept things moving lively. There was no drag, no delay—it was a time when everyone seemed to have cast care to the winds and went in to have a good time—and they had it.

It is not just that this matter should be passed over without giving credit for this big success where it is due. All members of the band have helped some, but the planning and arranging of the big event devolved largely upon Mr. L. C. Morgan. Then, too, Misses Effa Dobbs, Iva Booth and Frieda Lippman, who canvassed the town for the luncheon, are deserving of much credit—besides all those kind ladies who baked, and mixed, and served the luncheon.

SEEK TO REFER BEER ORDINANCE

Referendum Petition Signed But Not Filed

OLD ORDINANCE CAUSES HALT But Council May "Back Pedal" and Draw Up New Ordinance to Fit the Requirements

This week a petition addressed to City Recorder C. L. Shattuck asking for the referendum of the city ordinance passed by the council March 2 restricting the sale of near beer and regulating card and billiard halls, which appears below in full, was circulated among the voters of the city and about 40 signatures secured. The petition asks that the ordinance be submitted to the voters at the regular

city election to be held next December.

But the petition has not yet been filed with the recorder and it may never be filed. The case brings up a rather interesting development. In the event of the petition being filed it suspends the new ordinance until after the election in December at least. But the new ordinance repeals the old one, which provides for the payment of a \$500 license fee, and in case the new one is not in effect, the old one is, and those who want to sell near beer would have to pay \$500 annually for the privilege.

The report is current about town that the council is considering the plan of enacting a new ordinance to take the place of the one given below, which will permit the sale of near beer under a license of about \$100 annually, but no information from an authoritative source can be had on this point.

As it is the several drink counters in town are selling near beer, it being the understanding that thirty days of grace will be allowed in order to give them a chance to dispose of the stock on hand at the time the ordinance was passed.

The ordinance under discussion follows. The other new ordinance regulating the dog tax will be found on the fourth page.

MONEY FOR THE THIRTY ROAD DISTRICTS IN COUNTY

Table Showing Assessable Values, Road Tax and Amount Available to Each This Year

The following table shows the total amount of taxable property in each road district, the amount of road tax and the amount available under the statute (50 per cent) for use by the road supervisor of each district. Each road district is allowed 2 mills of the assessable property of the district for road purposes. These figures were taken from the 1908 tax roll:

Road District No.	Total taxable property	Road Tax	Amount Available
1—Prineville	\$443,313 00		
2—Ireland	971,028 00	\$1942 05	\$971 00
3—Bend	72,783 00	145 56	72 78
4—Montgomery	96,905 00	193 80	96 90
5—Black Butte	779,448 00	1558 90	779 45
6—Haystack	113,433 00	226 85	113 42
7—McKay	229,940 00	459 88	229 94
8—Hay Creek	269,458 00	538 91	269 45
9—Willow Creek	128,449 00	256 90	128 45
10—Cross Keys	77,548 00	155 09	77 55
11—Ashwood	402,848 00	805 70	402 85
12—Deschutes	648,469 00	1296 92	648 46
13—Johnson Creek	118,010 00	236 00	118 00
14—Mill Creek	411,102 00	822 20	411 20
15—Howard	166,512 00	333 00	166 50
16—Summit	228,065 00	456 10	228 05
17—Bear Creek	285,767 00	571 50	285 70
18—Camp Creek	102,314 00	204 60	102 30
19—Hardin	289,949 00	579 90	289 95
20—Beaver	283,317 00	566 65	283 33
21—Maury	116,538 00	233 05	116 52
22—Newsom	178,306 00	356 60	178 40
23—Kut-her	164,010 00	328 00	164 00
24—Breast	81,074 00	162 15	81 07
25—Powell Buttes	102,314 00	204 60	102 30
27—Redmond	60,954 00	121 90	60 95
28—Laidlaw	198,780 00	397 56	198 78
29—Lamonta	83,252 00	166 50	83 25
30—Lyle Gap	15,501 00	31 00	15 50



By Express—50 Elegant Strictly Tailored Ladies' Suits

Each one a beauty—representing the season's newest shades and patterns Visit our suit department and get prices

Spring Dress Goods

Dress Gingham 12 1-2c and upwards—best values and prettiest patterns we have ever had. Just take a look at our new Scotch and Zephyr Gingham, new mercerized goods including Silks, Taffetas and Pongees. Do not overlook our Dress Gingham at 15c. Special line containing 25c patterns at 16 2-3c.

Thirty New Styles in Woolen Dress Fabrics

Offer you the opportunity for an exclusive pattern. We will reserve your selection

Eiffel Hosiery

Closing Out Fleece-lined Cotton Hose

Lot 3150, reg. 20c now 2 pairs for 25c

Lot 7360, reg. 35c, now, pair 25c

Lot 3170, out-size, reg. 40c, now pair 27c

The New Waists Have Arrived

Beautiful lines at \$1.50, \$1.75, \$2.00

New Net Waists long sleeve, \$3.50

Special—Turkish Towels

Regular 20c value at, each 15c

Extra heavy towel, each 25c

Our special towel, 3 for \$1.00

Large huck towel, each 15c

Sheets and Pillow Cases

Sheets 72 x 90 inches, regular 85c, at each 70c

Pillow Slips 42 x 38 inches, per pair 45c

Special prices on sample line of Infants' Long Dresses and Flannel Petticoats

During this month ALL GOLF GLOVES ONE-THIRD OFF.

C. W. Elkins

PRINEVILLE'S BIG DEPARTMENT STORE

Embroideries TO MAKE ROOM FOR NEW LOT—14 OFF

Ordinance No. 169.

An ordinance concerning, regulating, and restraining minors, pool rooms, billiard rooms, card tables, cards, gaming, tobacco, spirituous, malt, and vinous liquors, and providing for the punishment thereof.

The people of the city of Prineville, Oregon, do ordain as follows:

Section 1. It shall be unlawful for any person or persons to deal, play or carry on, open or cause to be opened, or who shall conduct either as owner, proprietor, or employee, whether for hire or not, any game of faro, monte, roulette, rouge-et-noir, lansquenot, rondo, vingt-un (or twenty one), poker, draw poker, brag, bluff, thaw, tan, tantan, fan-tan, klondike, or any banking or other game played with cards, dice or other means, whether the same be played for money, checks, credits, treats, or any other representative of value, within the city of Prineville, Oregon.

Section 2. It shall be unlawful for any person to give away, barter, sell or dispose of in any manner, any spirituous, malt, or vinous liquors within the city of Prineville, Oregon, provided that this section shall not be so construed as to prohibit the sale of pure alcohol for scientific and manufacturing purposes, or wines to church officials for sacramental purposes, or medicinal alcohol as medicine in cases of actual sickness, but such stimulant shall only be sold upon the written prescription of a regular practicing physician, dated and signed by said physician, and certified, on his honor, that he, the physician, has personally examined the applicant, naming him, and that he finds him actually sick and in need of the stimulant prescribed as a medicine; that no person shall more than once on said prescription nor shall any person be permitted to sell at all on a prescription which is not dated, signed, and certified as herein required. That every person selling such stimulant upon the prescription herein provided for shall cancel such prescription by endorsing thereon the word "cancelled," and the date of cancellation, and shall file the same away. Nothing in this section shall be construed to prevent one registered pharmacist selling such alcoholic liquors to another registered pharmacist.

Section 3. It shall be unlawful for any person or persons, as owner, manager, employee, clerk or waiter, of any room, rooms, building, or other place in which pool tables, billiard tables, and tables used or kept for playing cards, pool or billiards, within the City of Prineville, Oregon, to allow any minor in or about such room, rooms or building.

Section 4. It shall be unlawful for any person or persons, to sell, barter, give or in any manner furnish to any minor any tobacco, cigars, or cigarettes in any form, or any compound in which tobacco forms a component part, within the city of Prineville, Oregon.

Section 5. It shall be unlawful for any minor to smoke, chew, or in any way use any cigar, cigarette, or tobacco in any form within the city of Prineville, Oregon.

Section 6. It shall be unlawful for any minor to loiter in or about any room, rooms, or buildings which is used in whole or in part for playing pool, billiards or cards within the city of Prineville, Oregon.

Section 7. Any person or persons upon being convicted before the Recorder's court of the city of Prineville, Oregon, of the violation of any of the provisions of this ordinance shall be fined not less than five dollars, nor more than one hundred dollars, or be imprisoned in the city jail not less than two days nor more than thirty days, or by both such fine and imprisonment at the discretion of the court. That in default of payment of any fine imposed under the provisions of this ordinance such person so defaulting shall be imprisoned in the city jail for one day for each two dollars of such fine, but such imprisonment shall not exceed thirty days.

Section 8. That all ordinances and parts of ordinances in conflict with this ordinance, be and the same is hereby repealed.

Section 9. That this ordinance shall be in full force and effect from and after being approved by the Mayor.

Passed the council of the city of Prineville, Oregon, after the third reading thereof, this 2 day of March 1909. Approved March 2, 1909.

D. F. STEWART, Mayor.
Attest: C. L. SHATTUCK, Recorder.

County court met March 3rd. Present—Judge Ellis, Commissioners Bayley and Rice, Clerk Brown and Sheriff Elkins.

The resignation of John Lewis as Justice of the peace for Grizzly precinct was accepted and L. H. Hamilton appointed in his stead.

The petition of J. Alton Thompson et al for county road was continued to the May term for want of bond and affidavit of posting notices.

The petition of E. W. Richardson et al for county road was filed. Bond for \$200 filed and approved; notices duly posted. Viewers ordered to view out, review and survey said proposed road and for that purpose to meet at the beginning of said road on March 24, 1909, and that due report be made thereon at the May term thereof.

The petition for county road of F. A. Shink et al was continued until the May term for want of affidavit of posting notices.

The petition of D. A. Yates et al for county road was placed on file. Bond for \$200 approved; affidavit of posting filed. Viewers ordered to meet at beginning of said proposed road on March 22, 1909, viewout and survey said road and report thereon at the May term of this court.

Affidavit of wrongful assessment of W. J. Johnson was placed on file. Certificate of Sheriff that he had allowed W. J. Johnson \$10.85 on the roll of 1908 for property not owned. The Clerk is hereby directed to credit sheriff on the roll of 1908 with said \$10.85.

The town plat of Paulina filed by Charles Altschul was rejected because plat does not conform to statute.

The petition of L. F. Kelley et al for county road received. The matter was continued to the May term for want of bond and public notice.

The petition for damages for wrongful survey by John Y. Todd was received. Upon opinion of District Attorney Wilson, dated Feb. 23, 1909, the prayer of the petition of said John Y. Todd is hereby disallowed.

Owing to the removal from the county of C. H. Foster, justice of peace for Black Butte precinct, upon petition David A. Bowman was appointed to fill the vacancy.

A vacancy being caused by G. W. Stiles, justice of the peace, moving away from Laidlaw precinct, Fred N. Wallace is hereby appointed justice of the peace for said Laidlaw precinct.

Upon petition leave is hereby given the Farmers' Independent Telephone Co. to construct and maintain a telephone line upon and along the Ovid W. B. Riley road from Laidlaw, Ore., to the city limits of Bend, Oregon; said line to be at least 20 feet in height wherever the same crosses the public highway, and shall not interfere with any line now in operation or hereafter constructed on said route.

Upon affidavit of Dwight Roberts, corroborated by the affidavit of D. C. Jenkins, supervisor, that the conditions relative to the fencing and opening of said road have been fully complied with, said Dwight Roberts road is hereby declared a public highway.

A communication was received calling attention to the condition of the Kirk Whitford road. Clerk directed to forward same to the road supervisor of the Redmond district.

The resignation of P. Chitwood as road supervisor of District No. 9 was accepted.

The resignation of J. E. Roberts as road supervisor of District No. 17 (Bear creek) was received and accepted. Austin Klizer was appointed in his stead.

The petition for county road by E. J. Clark et al was continued until the May term for want of posting legal notice.

The petition for county road by Dan Burris et al was continued to the May term for want of posting legal notice.

The petition for county road by J. C. Tullar et al was continued to May term for want of due notice.

The petition for change in county road by Agusta Fullerton was continued to May term for amended affidavit as to when notice was posted.

Petition for county road by E. A. Gillette et al received and filed. Petition signed by about 77 petitioners. Bond for \$100 with W. F. Thomas, J. P. Sumner, W. R. McFarland and J. B. Brown filed and approved. Viewers ordered to meet at beginning of proposed road on March 16, 1909, viewout, review and survey same and report to this court at the next term thereof. It is further ordered, by agreement of petitioners, that assistants for said work be selected from the petitioners, who agree in open court to serve without cost or expense to the county.

The surveyor's and viewers' report on the Harold Baldwin county road was approved and road declared a public highway and supervisor ordered to open same and that he request petitioners to work one day each on said new road.

The surveyor's and viewers' report on the Wm. Brownhill county road was approved except as to the payment to Lyle & Brown and as to that part further action is continued to the May term hereof.

The semi-annual reports of the County Clerk, Sheriff and county treasurer, from Oct. 1, 1907, to Oct. 1, 1908, were approved as apparently correct and ordered filed.

The expert's reports on county books was approved and ordered filed.

The resignation of Dr. David Hill as justice of the peace for Ireland precinct was accepted, bonds released and George T. Sly appointed as justice of the peace for said precinct.

In the matter of the construction of a bridge over the Deschutes river in Ireland precinct. It is ordered that said bridge be constructed substantially upon the direct east and west line; that said bridge be built of lodgepole pine as far as possible and R. H. Bayley is hereby requested to take charge of same and build bridge by day's work and that work thereon be diligently prosecuted as soon as the condition of the weather and river warrant.

In re expenditure of 50 per cent of general road fund under statute. It being the desire of the majority of the County Court that Commissioner R. H. Bayley take general charge of the expenditures of 50 per cent of the general road fund, as provided by statute, and the said R. H. Bayley having evidenced his willingness to accept said work, it is hereby ordered that the said R. H. Bayley be given general charge, under the instructions of this court, of the direct expenditure of said 50 per cent of the general road fund of Crook county, Oregon, for the current year, and that he be paid the legal

Continued on page 4.