

# Nyquist to visit tonight



Well, its that time of year again. In a few days, Dr. Dean Nyquist, a children's dentist will be visiting from Bend. He is expected to meet with the parents, teachers and all those in the community who are interested, on Thursday, November 20, 1986 at 7 p.m. at the Community Center. During the course of this presentation, he will discuss some of the facts regarding children's teeth. I thought it would be nice to share with you some of the ideas which he will be discussing and hopefully providing you with other questions which can be answered during that season. Did you know...

Dental decay is a bacterial disease and is the most widespread disease in the world.

You should brush your baby's teeth as soon as they begin to come into the mouth.

Decay in 12 to 18 month old

infants is not uncommon and always starts on the back surfaces of the upper teeth. Observe weekly. Any discoloration should be checked by a dentist.

Continued bottle or breast feeding of your baby (especially at nap or bedtime) after the age of 12 months greatly increases the risk of very early dental decay.

An "innocent gum boil" is not innocent at all. In children, nearly every gum boil is the result of an abscessed, dead tooth. While the pus bubble appears to come and go it will never heal. Delay in treatment increases the risk of damage to the permanent tooth underneath and loss of the baby tooth.

Children should visit a dentist by age two (even earlier if you suspect a problem or have questions). Fifty percent of two year olds have at least one cavity. Delaying treatment is unwise.

Children are not born with a fear of the dentist and with appropriate dental experiences can grow up without that fear.

The two most important factors in preventing cavities are: a) daily cleanings of the teeth (with parental supervision and assistance until age ten) and b) a well balanced diet with limited sugar consumption, especially snacks.

The average American consumes

125 pounds of sugar per year, which amounts to a teaspoonful of sugar every 35 minutes in a 24 hour day for every day of the year. Seems like a lot, well it is!

Popcorn is an ideal snack from a dental viewpoint.

Tooth enamel is most susceptible to decay when the tooth first comes in and therefore many permanent six-year molars have decay by age seven.

Warm Springs Reservation has an excellent water fluoridation system. Families living off the reservation or using well water should give their children daily fluoride tablets or drops at home.

Fluoride is most effective in preventing cavities on the smooth surfaces of teeth.

Plastic sealants are helpful in preventing cavities on the non-smooth (biting) surfaces of teeth.

Esthetics (appearance) is important for children as well as adults in the development of a good self-image.

Once again, we would like to extend our invitation not only to the parents and teachers of the Head Start program, but to all people who are interested. Our nutritionist will also be there to answer questions related to diet and foods for the infant and child. See you there.



Spilyay, during his travels around the reservation, snapped this Geo Quiz along a well-traveled road. Identify its location and win a year's subscription to the Spilyay Tymoo, have it mailed to a friend of someone special. Call 553-1644 with your answer.

## Cancellation

The Memorial Dinner and services that were to be held at the Simnasho Longhouse on Saturday, November 22 have been cancelled until a later date.

# Howlak Tichum

## Harold Culpus

Harold Culpus, 68, enrolled member and Tribal Council member of the Confederated Tribes of Warm Springs died of an apparent heart attack at his residence on the Warm Springs River November 1, 1986.

Born at Blalock, Oregon March 25, 1918 to John and Ida (Sampson) Culpus, Harold lived the early years of his life on the Columbia River. He became a fisherman at Celilo Falls.

On March 21, 1941 during World War II, he enlisted in the United States Army. He was stationed overseas in North Africa and Sicily. He received his discharge November 3, 1944.

Effie Puyette and Harold were married at Warm Springs February 24, 1944. They made their home on the Columbia River where he fished until The Dalles Dam flooded Celilo Falls in 1957. At that time they moved to Warm Springs at which time he became a farmer.

In 1959 Harold was elected for his first term on the Warm Springs Tribal Council in 1959 from the Simnasho District. He was elected six terms during his lifetime, serving 15½ years, at the time of his death he was a member of Council.

He spent a number of years working on national, regional and tribal fishing issues and he became accepted as a spokesman and advocate of fishing issues. Harold was a principal supporter of the Warm Springs National Fish Hatchery a project which would enhance fish runs on the Warm Springs, Deschutes and Columbia Rivers.

He was a member of the Fish and Wildlife committee for a number

of years. He was selected to serve on the Columbia River Inter-Tribal Fish Commission at the onset of the Commission.

Harold was an emissary for his people and the Tribes at the U.S. Congress helping to gain passage of the Northwest Power Act and the Salmon and Steelhead Enhancement Act. As a member of the U.S. delegation which negotiated the U.S. and Canada Salmon Treaty, after 20 years of negotiating and deliberation the act was passed in 1985.

At the time of his death he was serving on the Middle Oregon Indian Historical Society, Board of Directors, it was a board that he had served on since the start of MOIHS.

Survivors include his wife Effie; a daughter Jo Ann Casey; two sons Tony Suppah and Andy McCloud III; two foster sons Willard Suppah, and James Teeman; a brother Ivan McKinley; eight sisters Ina Tohet, Martha George, Ellen Squiempfen, Dorothy Simtustus, Amelia Colwash, Pat Tanewasha, Nancy Johnson and Mary Danzuka; three grandsons Kevin Blueback, Dale Casey and Andy McCloud, IV; and granddaughter Jo Andi McCloud; and, numerous nieces and nephews.

Tribal dressing ceremonies were conducted by Tony Suppah, Wilbur Johnson, Sr. and Reverend A. Elston at the Simnasho Longhouse November 2. Seven Drum overnight ceremonies lead by Jim Selam were held Sunday, November 2 and November 3 with burial following on November 4 at the Simnasho Cemetery.

## Tribal Court activities— (Continued from page 2)

submit to chemical analysis of breath to determine alcohol content.

9. Disposition of Evidence in Criminal cases. This Rule was initially adopted on April 29, 1985 and amended on November 18, 1985. It is intended to clarify and outline procedures to follow with regard to Tribal Code 202.170 and 305.505. Unless there exists a question of ownership of property seized by the Warm Springs Tribal Police, with regard to a criminal matter, there shall be no need for the Tribal Court to hold a separate hearing regarding disposition of said property. If a question of ownership of said property exists or arises during the time the property is being held by Tribal Police, the Tribal Prosecutor shall file a request with the Tribal Court asking for a hearing to determine ownership and disposition of said property in accordance with Tribal Code 202.170 (2).

10. Probation Violation Report. Previously there was no official procedure in the Probation Department whereby they could inform the Court except through a revocation. There have been instances where the Court needed to be aware that there was an apparent non-compliance occurring, however, not a need to revoke a probationer. This procedure allows the Probation Department to let the Court know when a probationer is in non-compliance without revoking the probationer. It is merely a report rather than a revocation

which may result in 24-48 hours in jail or counseling due to the non-compliance. The attention of the probationer needs to be gotten that they do have to comply.

11. Juvenile Coordinator Impact. The Juvenile Coordinator's Office has diverted a large number of cases out of the Juvenile court system, thus reducing the amount of cases coming before the Juvenile Judge. The majority of the cases coming before the Juvenile Court in this area primarily deal with child neglect and abuse and domestic disputes. It appears that mediation is occurring between parties and resolution is often reached before a case had to come to court.

12. Child Abuse and Child Sexual Abuse Hearings. Chapter 9-22 of the Rules of Court was developed due to the short time span being allowed to complete medical examinations, reports, and investigation before a full juvenile court hearing. This procedure now allows thirty to forty-five days for full investigation, medical examinations, and reports to be submitted to the juvenile court. The juvenile court will hold the adjudicatory hearing and disposition hearings no later than forty-five working days after the petition is filed or the preliminary hearing is held, which ever occurs first.

13. Interviewing/interrogation of a Juvenile. Chapter 9-11 of the Rules of Court was developed to outline procedure for interviewing/interrogation of Juvenile(s). Although it

a juvenile for the purposes of obtaining evidence, it is mandatory that the parents(s), guardian or custodian of the juvenile must be present, "except where the child is the victim of a crime." This chapter of the Rules of Court also speaks to procedures for fingerprinting and records of fingerprinting.

14. Re-Serving Bondsmen. Section 4-11 of the Rules of Court was developed because previously bondsmen were made aware that a hearing was rescheduled. When there is an existing valid signature bond, the bondsmen will be served with a copy of the Defendant's notice of hearing to ensure they are aware the bond is still in effect, there is still a pending case, and the date and time of when the Defendant is required to appear. The bondsmen will be served personally unless otherwise directed by the presiding judge.

15. Implied Consent—Blood testing. This Rule of Court expands upon Warm Springs Tribal Code, Chapter 310.550 which provides for breath testing only. The Rule says in cases where a subject has been transported to a medical facility for treatment after being in custody, or is still in custody of a police officer for a charge of Driving Under the Influence of Intoxicants, the police officer must obtain consent from the subject before taking blood sample to be used for a chemical analysis as described in WSTC 310.510 (1) in lieu of a breath sample.

has been... existence for a while now, it was necessary to add in "except where the child is the victim of a crime." The chapter says that in every case where the Tribal Police conduct an interrogation of

17. Appeals Court Rules. Part 12 of the Rules of Court deals with the Appeals Court. These procedures were amended due to vagueness to clarify timeframes and the steps involved in a case before the Warm Springs Appellate Court.

16. TRO (temporary Restraining Order)—Civil Trespass Non-Indians. This Rule of Court grants authority to the Warm Springs Tribal Police Department to use Warm Springs Tribal Code chapter 306.030 Civil Trespass to ensure compliance of a Tribal Court issued Restraining Order in cases where the party to be restrained is a non-Indian or otherwise not subject to the criminal jurisdiction of the Warm Springs Tribal Court.

18. The Tribal Court is enforcing the Rules of Court, part of which is section 804, which is: All monies paid into the Court shall be by cash, cashier's check, certified check, or money order and shall be delivered to the Compliance Clerk for deposit. The Compliance Clerk will issue a receipt for all monies deposited. This has been in the Rules of Court but was not enforced and is enforced. It is important that folks who have financial obligations to meet through the Tribal Court be aware that personal checks are not accepted.

## Court Notices

Confederated Tribes of the Warm Springs Reservation

vs. Medina McQuackey Defendant

Notice of Trial/Hearing for Publication Case no. TR615-86 & CR230-86

To: Medina McQuackey

You are hereby notified: That the above cited case(s), as filed in the Warm Springs Tribal Court, has been scheduled for trial/hearing at 10:00 a.m., on the 23rd day of December, 1986.

You are hereby ordered: To be and appear at the Warm Springs Tribal Court at the time and date shown to defend against the charge(s). You may be represented by yourself, by an attorney, or by a spokesman, at your own expense. You may bring any documents you believe are relevant to this cause, and you may bring witnesses to testify on your behalf. You may request the Court to subpoena your witnesses, however, you must submit your list of witnesses no later than two weeks prior to trial; failure to do so will not be considered sufficient reason to postpone the trial. If you have any questions, you should seek legal advice immediately.

If you fail to appear as so ordered, the Tribal Court shall enter a complaint for contempt of court and issue a warrant for your arrest. Dated at Warm Springs, Oregon, on this 12th day of November, 1986.

Anita Jackson Judge, Warm Springs Tribal Court

Confederated Tribes of the Warm Springs Reservation of Oregon

vs. Russell G. Tufti Defendant

Order to Show Cause For Public Notice Case no. TR325-86

To: Russell G. Tufti

You are hereby notified: That the above cited case(s), as filed in the Warm Springs Tribal Court, has been scheduled for a show cause hearing at 2:00 p.m., on the 3rd day of December, 1986.

You are hereby ordered: To be and appear at the Warm Springs Tribal Court at the time and date shown, to show cause why the suspended sentence of 7/10/86, should not be imposed for your failure to comply with the sentence imposed against you. This hearing will not be a full hearing on the merits of the case; you must appear and defend against a complaint that you failed to obey the Order of the Court.

If you fail to appear as so ordered, the Tribal Court shall enter a complaint for contempt of court and issue a warrant for your arrest. If you have any questions, you should seek legal assistance immediately. Dated at Warm Springs, Oregon on this 3rd day of November, 1986.

Anita Jackson Judge, Warm Springs Tribal Court

Confederated Tribes of the Warm Springs Reservation of Oregon

vs. Russell Tufti Defendant

Order to Show Cause For Public Notice Case No. CR124-86 & TR326-86

To: Russell Tufti

You are hereby notified: That the above cited case(s), as filed in the Warm Springs Tribal Court, has been scheduled for a show cause hearing at 2:00 p.m., on the 3rd day of December, 1986.

You are hereby ordered: To be and appear at the Warm Springs Tribal Court at the time and date shown, to show cause why the suspended sentence of 7/10/86, should not be imposed for your failure to comply with the sentence imposed against you. This hearing will not be a full hearing on the merits of the case; you must appear and defend against a complaint that you failed to obey the Order of the Court.

If you fail to appear as so ordered, the Tribal Court shall enter a complaint for contempt of court and issue a warrant for your arrest. If you have any questions, you should seek legal assistance immediately. Dated at Warm Springs, Oregon on this 3rd day of November, 1986.

Anita Jackson Judge, Warm Springs Tribal Court

## Job Notice

Position: 6th Grade Elementary teacher.

Starting Date: January 26, 1987 Closing Date for applications: Open until filled.

Salary: \$16,397-\$29,146 prorated. Qualifications: Holds valid Oregon teaching certificate.

Application procedure: Jefferson County School District 509-J, Support Services Building, Madras, Oregon 97741, (503) 475-6192.

"Nothing shows a man's character more than what he laughs at."

Goethe

"We wish for laziness of the wicked and silence of fools."

Nicolas Chamfort

## Minnie Steele

Enrolled member and elder of the Confederated Tribes of Warm Springs, Minnie (Pelatt) Steele, 85, died at her residence in Warm Springs November 12, 1986.

Minnie was born on the Warm Springs Reservation and lived most of her life in Warm Springs. She was born July 25, 1901 to Pelatt and Kilwot. On February 21, 1932 she married Bob Steele in Simnasho. She and her husband traveled throughout Montana, Canada and Oregon during their marriage. He preceded her in death January 24, 1947. Her three children also preceded her in death: infant girl Cushingway 1926, Wallace Steele 1934 and Elizabeth Steele 1935. Minnie was also preceded in death

by a brother John Pelatt 1921, two sisters Ellie Pelatt 1931 and Lyda Pelatt 1948. Following the death of her husband, she became a well-known hide tanner at Warm Springs. She was affiliated with the Warm Springs Baptist Church.

Survivors are a sister Stella McKinley, two nieces Arlita Rhoan and Rena Suppah and other numerous nieces and nephews.

Dressing ceremonies were held at the Madras Evergreen Chapel Friday, November 14 at 10 a.m. Funeral services were held at the Warm Springs Baptist Church. Seven Drum overnight ceremonies were held at the Simnasho Longhouse Friday, November 14 with burial at the Simnasho Cemetery Sunday, November 15 at 10 a.m.



Billie Jo McConville DJs on KWSO, Warm Springs' educational station and works weekends at commercial station KWSI. KWSO can be tuned in at 91.9 FM.

## SUBSCRIPTION TO SPILYAY TYMOO

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SPILYAY TYMOO, PO BOX 870, WARM SPRINGS, OR 97761

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All members of the Confederated Tribes of Warm Springs will receive the Spilyay Tymoo at no cost. Spilyay Tymoo is published bi-weekly by the Confederated Tribes of Warm Springs.