

# RECORDER GETS PETITION FOR CITY ELECTION

## SECOND REFERENDUM REQUEST MADE

### MANY ASK FOR VOTE

Petition Submitted by T. H. Foley Bears Approximately 600 Names— Action Taken As Citizen Rather Than As Power Co. Manager.

For the second time this month, T. H. Foley, manager of the Bend Water, Light & Power Co., Monday submitted to City Recorder Ross Farnham for filing, a referendum petition asking for an election at which the people of Bend may have the opportunity of passing on the water-works franchise recently presented to Mayor E. D. Gilson by the city council. The first petition, submitted to the recorder on April 4 was later rejected because a date for the election was specified, Mr. Farnham contending that this was a point which should be left entirely in the council's hands, according to the law.

As a result, the signed request for an election which was turned in today names no date. Although the time for circulating was short, it contains practically the same number of signatures as the first petition, in the neighborhood of 600, or four times as many as are required to insure a referendum being taken.

"In filing this petition, I feel that I have done my duty as a taxpayer in giving the people the chance that the council had refused them, of protecting their interests," Mr. Foley said after submitting the second referendum petition to Recorder Farnham.

#### Stand Taken as Citizen.

"Now that it is filed, I shall take no further interest in it. I shall leave to the people to decide whether it is the duty of a mayor to protect their interests or to further some petty scheme of his own at their expense—whether it is the duty of the council to protect their interests, or assist the mayor in a questionable deal.

"I must repeat that, in filing the petition, I acted as a citizen of Bend rather than as manager of the Bend, Water, Light & Power Co. The Bend Water, Light & Power Co. has no fear of competition from the irresponsible people behind the franchise, and responsible people will have nothing to do with an enterprise so financially unsound that it could only succeed if the people are willing to pay prohibitive water rates or prohibitive taxes.

#### Confidence in City Shaken.

"My reason for insisting on calling an election is that the confidence of the investors in our property has been shaken by the petty enterprise of the mayor and the ally and malicious attacks made on us by members of the council.

"Our company has taken pride in giving Bend the best service possible consistent with reasonable rates. Our plans for the future had contemplated a continuation of this policy. The unfair attacks on us have already done considerable damage in destroying the confidence of our investors and disarranging our plans.

"This will probably be joyful news to the wreckers on the council, but time will show that it is not for the best interests of the people of the city."

## INSTALLS HEATER TO SAVE GARDEN

To kill the frost, which has been one of the chief hindrances to the successful raising of corn and beans on his ranch near Redmond, Ernest Frank has installed an orchard heater, oil burning, and will shortly put in several more. The tests he has made today indicate that one heater will effectually combat the frost for a radius of 20 feet.

## METHODIST CHURCH HERE GIVEN NOTICE

The achievement of the Methodists of Bend in getting their new church basement ready for the Easter services this year receives particular mention in the Pacific Christian Advocate for April. A history of the efforts of the church here to obtain adequate accommodations is given in the report, which was turned in by Rev. J. Edgar Purdy.

# TWO FREED ON THEFT CHARGE

KOOYMAN AND EVANS FOUND NOT GUILTY OF STEALING CALF — CATTLEMEN WERE MEMBERS OF JURY.

C. L. Evans and Jake Kooymann were last week declared not guilty by the jury's verdict in circuit court, where they have been on trial for two days, charged with stealing a calf from Seth Stookey. The jury was out a little less than three hours.

The presence of a number of cattlemen on the jury, and their consequent familiarity with conditions surrounding cases of the kind, was a feature of the trial. After the verdict was turned in, jurymen stated that they believed the calf was Stookey's, but that Evans and Kooymann acted in good faith in butchering it, under the supposition that it belonged to them.

According to the testimony brought out in the case, Evans and Kooymann took the calf, which was unbranded, from Stookey's corral in broad daylight. Later they turned it loose upon their range, then took it up again and butchered it. Stookey appeared on the scene of the butchering. It was testified, and took the hide and head.

# BEND ANGLERS CATCH LIMIT

LLOYD DOUTHIT AND L. B. BAIRD RETURN FROM TWIN LAKES WITH BASKETS FULL OF BIG FELLOWS.

Limit catches of trout were taken on the first day of the season by Lloyd Douthit and L. B. Baird at Twin lakes. The 28 fish, weighting very close to 40 pounds, were caught by these two after fishing all day with various kinds of bait. A spoon and a wooden minnow were most successful.

The largest fish weighed 5 pounds and is 25 inches in length. It is a steelhead, caught by Mr. Douthit. The best fishing was from 10 o'clock to noon, he stated. Many who visited Twin lakes failed to land sizable catches.

## HEARING TRANSCRIPT IS FURNISHED BOARD

Transcripts of the various speeches and figures presented at the hearing of the Deschutes board, held here last Monday, were completed Saturday under the direction of Secretary L. Antles of the Commercial club and mailed to the headquarters of the board in Portland, in care of Fred Henshaw.

Briefs prepared by the representatives of the various interests are also to be furnished the board.

## LUMBERMEN TO HOLD PORTLAND MEETING

Notices have been received here of a special meeting of the West Coast Lumbermen's association, to be held in Portland April 29 and 30. Extensive proposed revisions of present rules for the grading of western forest products will come up at the Portland meeting for final adoption, amendment, or rejection.

## CASE IS SETTLED OUTSIDE OF COURT

The civil case of J. Ryan vs. J. F. Arnold, which appeared on the circuit court docket for this term, has been settled out of court, it is announced. The controversy, which involved claims of debt by both parties, was ended by a compromise.

## Solitaire "Crap Shooter" Not to Appeal, Decides

A. L. Wilson, convicted of "shooting craps" with himself, according to his defense in police court several weeks ago, has decided not to appeal. Notwithstanding the doubt which was raised at that time as to the possibility of "solitaire" gambling, Wilson appeared in the office of the city recorder and paid his fine of \$25.

# SNYDER SPEAKS HERE APRIL 26

LECTURES ON SOCIAL HYGIENE COMING — LOCAL COMMITTEE IN CHARGE OF ARRANGEMENTS AND PUBLICITY.

J. E. Snyder of Corvallis will give his lecture on social hygiene in Bend on Tuesday, April 26, it was decided last week by the local committee, which met with J. E. Wagoner, field representative of the Oregon Social Hygiene society. The place will be decided upon later. Mr. Snyder will also speak at Redmond, Prineville and Madras while in Central Oregon.

S. W. Moore, city school superintendent, was chosen chairman of the local committee which will be in charge of publicity work and arrangements for an audience room. Other members are J. Edgar Purdy, Frank R. Prince, J. O. Gibson, J. D. Donovan, L. D. West and Paul Homer.

## MANAGER IS NAMED TO SUCCEED CLARK

Former Head of Associated Industries Will Be In Garage Business Here After May 1.

A. G. Clark, until Saturday manager of the Associated Industries of Oregon, resigning to enter the garage business in Bend, was in the city for a short visit before returning to Portland, where he will assist the new manager, Dan C. Freeman, in mastering the details of the position. He will be in Bend permanently after May 1, as part owner of the Centre Motor Co.

Announcement of Mr. Freeman's appointment was made Friday by H. J. Frank, chairman of the board of directors of the Associated Industries. He expressed appreciation for Mr. Clark's work. "He has maintained an ambitious program of furthering the interests of the producers of Oregon," he stated.

## PAVING WILL NOT BEGIN UNTIL MAY

Failure of Supplies To Arrive For Mixer Causes Delay; Two-Thirds of Downtown Grading Completed.

No "hot stuff" will be poured in Bend by the Willite company until May 2 at the earliest, City Engineer R. B. Gould announced on Monday. Failure to arrive of supplies needed for the mixers causes the delay.

Over two-thirds of the grading has been done on downtown streets and Greenwood avenue and grading of Delaware and Congress will be done before the end of the week, Mr. Gould stated.

## EUGENE LUMBERMAN AND FAMILY HERE

Chairman of State Highway Commission Drives Through From Klamath Falls.

R. A. Booth, president of the Booth-Kelly Lumber Co. of Eugene, and chairman of the state highway commission, with his wife and daughter and Mr. and Mrs. R. R. Booth, arrived in Bend Sunday night on a tour, coming by auto from Klamath Falls. They left Monday morning for Prineville.

## ERROR IS ADMITTED BY KLAMATH FALLS

After investigating reports that Bend sportsmen were seeking to have Odell and Crescent lakes closed to fishing, the Klamath County Sportsmen's association finds no foundation for the rumor, says the Klamath Falls Herald.

## 22 CARLOADS OF CATTLE SHIPPED

Twenty-two carloads of cattle were shipped to Portland Stockyards Saturday night on the O.-W. stock special from Central Oregon points, according to F. E. Studebaker, traveling freight and passenger agent.

# McDonald, Held Here for Months, Goes to Prison

SA McDonald, released here two weeks ago after being held in the county jail for several months on a charge of larceny, was last week convicted in the circuit court at Burns and sentenced to serve from one to five years in the state penitentiary for horse stealing.

McDonald passed through this city on his way to the Salem institution in charge of Sheriff W. A. Goodman and Deputy James Crawford.

## LEGAL NOTICES

ORDER DIRECTING NEXT OF KIN OF WARD AND ALL PERSONS INTERESTED IN HER ESTATE TO SHOW CAUSE WHY AN ORDER SHOULD NOT BE MADE FOR THE SALE OF CERTAIN REAL ESTATE.

In the County Court of the State of Oregon, for Deschutes County. In the matter of the guardianship of Alberta Landkammer, a minor. This cause came on to be heard at this time on the petition of Anna Boardman as guardian of the person and estate of Alberta Landkammer, a minor, for permission to sell certain real estate of said minor therein particularly described; and it appearing to me, the judge of the above entitled court, that it is both expedient and necessary that said real estate be sold for the maintenance of said minor and for the purpose of assisting her to obtain an education, and it further appearing that it will be most advantageous to sell said real estate at private sale:

It is therefore hereby ordered, that the next of kin of said ward and all persons interested in her estate appear before this court on Saturday, the 14th day of May 1921, at the hour of 2 o'clock in the afternoon, at the County Court room in the City of Bend, in said County, then and there to show cause, if any there be, why a license for the sale of said real estate should not be granted as prayed for in said petition; and it is further ordered that a copy of this order be published for three successive weeks in The Bend Bulletin, a weekly newspaper published and circulating in said county prior to said date of hearing.

Dated this 14th day of April, 1921. ROBERT W. SAWYER, County Judge.

## NOTICE OF FINAL SETTLEMENT

In the County Court of the State of Oregon, for Deschutes County.

In the matter of the estate of George D. Clements, deceased. Notice is hereby given that the undersigned, administrator of the estate of George D. Clements, deceased, has filed in the County Court of Deschutes County, Oregon, his final account as such administrator of said estate, and that Saturday, the 14th day of May, 1921, at the hour of 10 o'clock A. M. has been fixed by the court as the time for hearing of objection to said report and the settlement thereof.

JAMES H. CLEMENTS, Administrator of the estate of George D. Clements, deceased. E. O. STADTER, First National Bank Bldg., Bend, Oregon, Attorney for Administrator.

SUMMONS In the Justice Court for the District of Bend, Deschutes County, State of Oregon. Christian Tinner, plaintiff, vs. Au-

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gust Hallberg and Jane Doe Hallberg, his wife, defendants. To August Hallberg and Jane Doe Hallberg, the above named defendant:

In the name of the state of Oregon, you are hereby required to appear and answer the complaint in the above entitled action on or before May 5, 1921, that date being six weeks from the first publication of this summons, or for want thereof the plaintiff will take judgment against you for \$65 with interest at six per cent per annum from November 22, 1917, and the costs and disbursements of this action, and apply the money garnished in said action in this county toward the satisfaction of said judgment.

E. D. GILSON, Justice of the Peace.

## CITATION TO CLAIMANTS

In the County Court of the State of Oregon, for Deschutes County.

In the matter of the estate of Charles A. Douglas, deceased. George Warren Douglas, plaintiff, vs. Mrs. Lorella L. Downing, Mrs. Irene P. Lightner, Mrs. Olive N. Westrich, Robert E. Lee Giers and

Witness: HON. ROBERT W. SAWYER, Judge of the County Court of the State of Oregon, for Deschutes County, with the seal of said Court affixed this 16th day of March, 1921. J. H. HANER, County Clerk.

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