

BEAVERTON ENTERPRISE

H. H. JEFFRIES, Publisher

Published Friday of each week by Pioneer Publishing Co. at Beaverton, Ore. Entered as second-class matter at the postoffice at Beaverton, Ore.

Subscription Rates

One Year \$1.50 Three months .50
Six Months .85 Subscriptions Payable in Advance

Beaverton Office—Broadway near O. E. Tracks, Phone 7502
Portland Office—406-407-408 Dekum Bldg. Phone ATwater 5914

Helping Small Banks

Up to April 1st, according to the explosive Mr. Dawes, the Reconstruction Finance Corporation had loaned \$243,248,000 to 1,520 banks, of which only six per cent went to banks in cities under 10,000 population and 68 per cent to those under 100,000 population.

Thus does he answer the notion that the government's vast agency of credit is forgetting the "little man" and taking care of the larger institutions.

However, the man who wants to believe otherwise will tell you that much of the money borrowed by the little fellow went straight into the coffers of the bigger boys, just like some of the money being extended the railroads is being used to take up loans from the bigger banks.

It's a long story, and not worth the pursuit, but you can't convince the little man that he is getting anything until he feels the crispness of some money in his hands, and, of late, the experience has been all but denied.

A Reminder

The Graf Zeppelin is making regular trips between Germany and South America. Already four return journeys have been completed this Spring and, as you read this, the airship has completed her fifth trip to South America.

The fact is that the success of this ship has been so great that only minor mention is made when the modern airship begins or ends one of its voyages.

The era of air travel has just commenced. Man will not be much longer, geologically speaking, on the ground.

1932 is a good year in which to push your business along. When you are making money you can afford to take a vacation.

Say what you please about the evil of bomb throwing, in view of the recent bull's eye hit in Shanghai, you can't criticize the lack of results.

The other day we heard a man, a married man, who had been married five years, refer to a young lady as "darling." Puzzle, was she?

If you want to know, we can't say much in favor of modern pictorial humor that is largely expressed by the display of women of huge proportions.

Proper advertising, in the right place, is certain to be profitable. The trouble with too many advertisers is that they make no effort to understand how to use space and then, because advertising doesn't produce quick results, they blame the wrong person.

Correspondence

The following is a copy of the telegram from F. R. Marshall, secretary of the National Wool Growers Association:

April 29, 1932

"Mac Hoke, Care of Cunningham Sheep Co. Pendleton, Oregon

"Your inquiry regarding the result of contacts of the National Wool Growers association with Senator Steiwer at Washington was here when I returned this morning. Of course our association has nothing to do with partisan or political matters. We feel, however, that it is only fair that the facts should be fully stated in reply to inquiries like yours regardless of whether they are favorable or otherwise to the official concerned. In 1928 and 1929 and 1930 I was in Washington quite frequently in connection with the wool and lamb tariffs and other legislative subjects in which wool growers are concerned. I have always found Steiwer more than willing to go to any length in the interests of the wool growers. Not only is he willing and diligent but also unusually capable and hard working. I found that he has earned the highest esteem from his fellow senators

JOHN W. McCULLOCH

Candidate for

Supreme Judge

says the Voters, not the Lawyers should nominate and elect judges.

He did not solicit the endorsement of the State Bar Association, but does solicit your support at the Primaries.

Vote No. 15 on the judicial ballot for John W. McCulloch.

Paid Adv.

and from all government officials, including the President. I have come to have a great personal admiration for him and would be very glad to take any action in his behalf that is possible to an association like ours.

F. R. MARSHALL



O. V. WHITE

Candidate for Republican

Nomination for

County School Superintendent

Will endeavor faithfully to represent the homes; keeping ever in view the best interests of the child, and his right to be well instructed while in school, and also safely environed while on the school grounds.

Pledging strict economy in the use of the tax-payers money. Your support will be greatly appreciated.

O. V. WHITE

Paid Adv.



E. B. TONGUE
Candidate for
Republican Nomination for
DISTRICT ATTORNEY

STATEMENT IN REPLY TO MR. MORGAN

I regret that circumstances have arisen that compel me to write this communication. I have endeavored at all times to be fair with my opponent in this campaign and to stand squarely upon facts and to make no misrepresentations. My opponent has seen fit in the stress of his campaign to make many false, misleading, misrepresenting statements, a few of which I now wish to call to your attention.

1. He states under what he terms as a correction that I have misquoted the matter in relation to his own taxes. In order that you may determine this matter for yourselves I now refer you to an order made and entered in records of the County Court on the 5th day of June, 1931, which order is recorded in Volume 15, page 102, of the Records of the County Court and can be read by any one who cares to examine it. That part of the order which is material to this controversy is in the following language:

"This matter coming on now to be heard upon petition and application of G. Russell Morgan for reduction to 6% of penalty and interest upon taxes for the years 1923 to 1927, inclusive, upon the following described therefore ordered that the penalty and interest upon the delinquent taxes upon the above described property for the years 1923 to 1927 be and is hereby reduced to 6%.

Dated this 5th day of June, 1931, at Hillsboro, Oregon.

DONALD T. TEMPLETON,
County Judge

J. M. Hiatt, County Commissioner
H. D. Kerkman, County Commissioner (signed)

The above record in the County Court speaks for itself.

2. He states that there has been no foreclosure of certificates of delinquency on real property in this county for 24 years, and that the county has lost thousands of dollars by reason of the delinquent taxes becoming outlawed. The truth of the matter is that foreclosures can only be had upon certificates of delinquency issued by the Sheriff to the county and filed in the office of the County Clerk, and no such certificate of delinquency was ever issued by the Sheriff of the County prior to October 5, 1926, and therefore before that time there could not be any foreclosure, not even if Mr. Morgan had been District Attorney. He conceals the fact that not one dollar of taxes have been outlawed upon any property in this county upon which the Sheriff has issued a certificate of delinquency to the County. If the county has lost one dollar by reason of taxes becoming outlawed, it is because no certificate of delinquency was issued to the county as required by law, and the District Attorney is no more to blame for this than Mr. Morgan is to blame for it. The bald plain facts of the matter is that this county has never lost one dollar through the failure of the District Attorney to perform his duty in reference to delinquent taxes.

3. Mr. Morgan has stated that one of the main reasons for appointing my deputy was to foreclose the



**VOTE NO. 33X
KENNETH HARLAN**

Republican Candidate for

United States Senator

New Leadership and a New Deal

Primary Election May 20, 1932

Paid Adv.

delinquent taxes. The truth of this matter is that the order appointing my deputy has nothing to say about delinquent taxes. The order authorizing appointment of a Deputy District Attorney is dated February 16, 1925, and the County never had a certificate of delinquency to foreclose until October 5, 1926, nearly two years afterwards, thus upon the face showing the futility of Mr. Morgan's claim.

4. Mr. Morgan stated that the salary of my deputy was paid "out of the General Fund of the County" and that means money raised almost entirely by the taxpayers. The truth of the matter is that on February 16, 1925, the County Court made an order authorizing the appointment of a deputy. The order is recorded in Journal 13 at page 243 of the County Court Records and can be read by anybody. The order in part is in the following exact language:

"It is therefore ordered and adjudged that the salary of a deputy District Attorney in and for Washington County, Oregon, be and here by is fixed at the sum of \$150 to be paid on the 1st day of each and every month by the Treasurer of Washington County, Oregon, out of funds collected from fines, forfeitures and penalties in criminal actions."

Dated February 16, 1925

(Signed) **E. J. WARD,**
County Judge

No word is to be found in this order in reference to delinquent taxes or to the payment of the salary of the deputy out of taxes collected from the taxpayers. The truth of the matter is that I had an arrangement with the County Court providing that I would turn over and pay into the General Fund all sums and amounts which the law sets aside exclusively for my use and they would pay out of those funds the salary of the deputy. Since I have had my deputy my portion of those fines, being the amount which I had a right to expend, amounted to the sum of \$32,506.02; out of this amount there has been paid to the deputy \$12,375.00, and the clear gain to the county under this arrangement is \$20,131.02. While it is true that the funds for the payment of the deputy have no doubt been drawn upon the General Fund, yet it is also true that I have placed in the same General Fund in the past seven years \$20,131.02, more than enough to pay the deputy. It is also true that the administration of the affairs of my office in those seven years since I have had a deputy has not cost the taxpayers one cent, but on the contrary this office has made the county a clear gain of thousands of dollars and thereby kept down the taxes to that extent.

5. The misleading inference is given out that our office has tried no cases in the Justice Court for over two years. The facts are that we have tried in those two years many cases in the Justice Court before the Judge and without a jury and what is more cases have been tried in the Justice Court before juries in the past two years. His

statement that money can be saved by trying cases in the Justice Court cannot be substantiated. The truth is that criminal prosecutions in this county have not cost the taxpayers one dollar since I have had my deputy in February, 1925. Since I have had my deputy the entire operating expense of the Circuit Court for all matters that have been brought before it of every kind and character up to January 1, 1932, including the deputy's salary, amounted to \$99,425.09, and the fines that have been collected during the same period of time have amounted to \$133,242.50, showing that the net expense of the operation of the court including deputy hire amounted to \$33,817.41, or an average annually of \$4,831.05.

6. He has made the statement that this office does not co-operate with the County Court and the Sheriff's office and has referred the voters to the Sheriff and the County Court. In answer to this charge I have a signed statement by the Sheriff a portion of which reads as follows:

"We do not desire to take any part in the race for the office of District Attorney but we do desire to correct this mistaken impression. Such statement has never been authorized by us and so far as we are concerned the District Attorney is offering and has always given us every co-operation that we have requested."

The County Judge has informed me that while he did not wish to take any part in the contest for the office of District Attorney, that the statement made by Mr. Morgan was unauthorized and that my office has always co-operated with the County Court to the fullest extent.

These are a few of the misstatements that have been made. Time and space do not permit the consideration of all. I gladly invite any investigation into my records that you care to make. I ask only that you investigate for yourself honestly and with the idea of learning the truth, and I wish to warn you against any further or additional misrepresentations which may be made which I will have no opportunity to answer.

The office of District Attorney is an important position. On the proper administration of its business rests the liberties, property and personal rights and oftentimes lives of other individuals, as well as the proper expenditure of thousands of dollars. Erroneous legal advice in one or two important matters can cost the county thousands of dollars. It is too important an office to be put upon the auction block, and knocked down to the lowest bidder irrespective of the bidder's qualifications. I do not believe that the people of this county desire the efficiency of the office to be crippled for a few paltry dollars. The voters have had the opportunity for years to determine my qualifications. During my incumbency in the office I have tried approximately 20 murder cases with the loss of 2; I have tried civil cases brought against the county involving thousands of dollars and so far as I can remember every civil case I have tried has been won, and every equity case that I have tried for the county has been won. More than 95% of the criminal cases that I have tried for the county have been won. The criminal cases investigated

together with the criminal cases that have been taken through the Court during my term of office number thousands. The county has never paid out one dollar for outside legal assistance; the county has never lost one dollar through my erroneous advice; the county has not lost one dollar through its delinquent taxes through any fault of mine. The administration of my office has cost the county nothing. On the other hand we have turned in every year a clear profit to the county aggregating in total many thousands of dollars. By reason of the thousands of dollars which has been made through the administration of my office the taxes have been reduced and kept down to that extent. My request for reelection is based upon this record of honest, conscientious, efficient administration of the affairs of my office. It is a record of achievement of which no other county in the State can equal. No officer of this county has saved as much money in the administration of his office as has been saved by the administration and affairs of my office. The question for you to determine is whether or not you wish to continue these policies of economy and efficiency.

Paid Adv.



E. L. McCORMICK
CANDIDATE FOR

County Treasurer

ON THE

Republican Ticket

"Economy"

PRIMARIES MAY 20, 1932

Paid adv.

SPECIAL

One or More 6x8 Photos
Nicely Mounted for \$1.00

Make Your Appointments Today

HOFSTEATER STUDIO

165 1/2 Third Street
Between Morrison and Yamhill

Paid Adv.

CANDIDATE FOR County Commissioner



JAMES LEWIS

Because:
1. He is a successful business man
2. He is progressive.
3. He is qualified for the commissionership.

4. He has the endorsement of his locality.

5. The eastern part of Washington county is entitled to representation on the County Court.

6. Mr. Lewis has no interests which will conflict with his serving all parts of the county impartially and with fairness to all.

Considering the above, we feel that you will support the man who can serve you best.

(Paid Advertisement, Lewis for Commissioner Committee

Drs. O. F. & S. Etta Heisley

Rooms 1 & 2 Cady Bldg., Beaverton
304 Postal Bldg., cor 3 & Washington Sts., Portland

Office Hours from 10 to 4
Saturdays and Sundays
by appointment



Vote for

J. O. BAILEY

(State Senator)

FOR

Supreme Court Judge

Position No. 3

Qualified—Vigorous—Progressive

He is conscientious and has the confidence and respect of all the people.

Paid Adv.



EARL C. BRONAUGH, Jr.

FOR

ATTORNEY GENERAL

REPUBLICAN

Fifteen Years Legal Experience World War Veteran

Born in Oregon

PRIMARIES MAY 20, 1932

Paid Adv.