

**The Jacksonville Miner**

Published Every Friday at  
JACKSONVILLE, OREGON

OFFICIAL NEWSPAPER OF JACKSONVILLE

Entered as second-class matter February 19, 1882,  
at the postoffice at Jacksonville, Oregon, under  
the act of March 3, 1879.

LEONARD N. HALL, Editor and Publisher  
MAUDE POOL, Applegate Editor  
J. W. PECKHAM, Business Manager

PHONE JACKSONVILLE 141

Address All Communications to Box 138  
Subscription Rates, in Advance:  
One Year, \$1.00 Six Months, 50c

**Give Him a Break**

If there is going to be any further leniency shown to any of those convicted of ballot theft here about a year ago, it should favor Gordon Schermerhorn, helpless victim of the schemers who have long since taken up residence in Salem.

As The Miner stated some months ago, ends of justice would be better served if Schermerhorn's three-year sentence could be lifted from him and tacked onto the terms of the real leaders in the conspiracy—and leaders of numerous other unfortunate occurrences in this county for years.

It is the opinion of this paper that Gordon Schermerhorn, living a full lifetime with an honest reputation and good standing, was not prepared to recognize the shady deal he was being made a party to. It is the inherently honest, but not too observant, fellow who trusts the wrong people.

Schermerhorn has lived a year of quiet life undoubtedly paying, in his way, very dearly for the part he played in the ballot thefts, even though he has remained at liberty. He is not the type of fellow who would concoct schemes to defeat justice or county harmony. He showed, however, he was a man who could be led and dictated to while in public office but, while he is behaving himself, there is no possible advantage to be gained from jailing an old, broken man.

Object of the ballot theft trials was to clear up the county mess, not to indulge in legalized revenge. The ends of peace and harmony would be just as well served—if not better—by showing judicial leniency with Gordon Schermerhorn and letting him continue a free man.

Such an act of mercy would help both Jackson county's and Schermerhorn's self respect.

**News May Be Noose, But--**

Because a newspaper prints a story which may help spread the bad word about one or more parties is no reason to believe the news was dished out with relish. There are times when, for a newspaper to keep its self respect, it must print happenings which are regrettable and better left in obscurity as far as those directly involved are concerned.

But acts of public officials are public property, and any news concerning them will take on political significance only when the acts described are of political importance. If two deputies came to Jacksonville as individuals and threw a "party," that would be the concern only of those involved, strictly speaking. But when they become drunk and then assert their authority as officers and leave a distasteful aftermath that reflects on all law and order, that incident could not honestly be kept from a newspaper's readers.

Though The Miner lists everyone concerned with the incident two weeks ago as personal friends, it cannot with any consistency reach for the whitewash instead of the printer's ink after what it said about its enemies a year ago.



**Type's Prank**

The typographical error is one of the perverse and impish pranks of fate which afflict all countries alike. Every editor has suffered from it; the latest is the German editor in Essen, whose paper recently reported a telegram of birthday greetings sent to Hitler by President Hindenburg.

The president closed this telegram with an expression not unlike the English "Hear, hear!" And some luckless printer inserted a question mark instead of an exclamation point after it, which so changed the sense of it that it became a cynical, "Oh, yeah?"

Well, the printer went to jail for a while, and the editor suffered vast mental stress. And anyone who ever worked on the production of the printed word will sympathize with both of them.

The typographical error will happen, no matter how careful you are; and it has a fiendish way of happening at the worst times and places.

It's just one of those things that puts gray hairs on the heads of men who work in newspaper shops.—San Angelo (Texas) Times.

**Yessir—There's a Big Job to Be Finished!**



Association, an Oregon building and loan corporation, have judgment against the property herein-

described, for the sum of \$250.00 less the sum of \$9.08 paid on stock less the sum of 0.36 accrued dividends on said stock, being the sum of \$240.56 plus interest on \$250.00 from the 15th day of November, 1932, to the 26th day of April, 1934, at the rate of 10% per annum being the sum of \$36.50, plus interest on \$240.56 from the 26th day of April, 1934, to the date hereof, at the rate of 10% per annum being the sum of \$3.67, plus \$12.00 for insurance premiums, plus \$5.00 for continuation of abstract of title, with costs and disbursements taxed at thirty-six and 80/100 (\$36.80) dollars, and the further sum of fifty and no/100 (\$50.00) dollars as attorney's fees, plus interest on said judgment at the rate of 10% per annum from the date of the decree herein, which judgment was enrolled and docketed in the clerk's office of said court in said county on the 21st day of June, 1934.

Notice is hereby given that, pursuant to the terms of the said execution, I will on the 28th day of July, 1934, at the hour of 10:00 o'clock a.m. at the front door of the courthouse in the city of Medford, in Jackson county, Oregon, offer for sale and will sell at public auction for cash to the highest bidder, to satisfy said judgment, together with the costs of this sale, subject to redemption as provided by law, all the right, title and interest that the said defendants Ralph E. Welt, Austin Welt, Elmer E. Welt, Mrs. C. M. Bergstrom, Grace Welt Luke, also known as Grace Welt, the sole heirs at law of Charles D. Welt, had on the 24th day of May, 1932, or now have in and to the following described property, situated in the county of Jackson, state of Oregon, to-wit:

The southwesterly half of lots 5, and 6 of block 3 of the town of Phoenix, Oregon, according to the official plat, which tract is more particularly described as follows:

Commence at the northwest corner of lot 5 of said block 3, thence in a southeasterly direction 120 feet along the westerly line of block 3 to the southeast corner of lot 6 of said block 3; thence in a northeasterly direction along the southerly line of said lot 6, 60 feet; thence northwesterly parallel to the westerly line of said block 3, 120 feet to a point on the northwesterly line of said lot 5; thence southwesterly 60 feet more or less to the point of beginning. It being the intention to convey to grantee the southwesterly half of lots 5 and 6 in said block 3.

Dated at Medford, Oregon, this 22nd day of June, 1934.

WALTER J. OLMSCHEID, Sheriff of Jackson county, Oregon.  
By OLGA E. ANDERSON, Deputy.

(June 29, July 6, 13, 20)

**In the Circuit Court of the State of Oregon for Jackson County**

THE STATE OF OREGON represented and acting by the World War Veterans' State Aid Commission, Plaintiff,

vs.  
PHILIP J. AMER, a single person, RALPH ALLINGHAM, sometimes known as R. Allingham, and MRS. RALPH ALLINGHAM, husband and wife, and GEORGE SHAW, a single person, Defendants.

**SUMMONS**  
To George Shaw, a single person, defendant:

In the name of the state of Oregon, you, and each of you are hereby required to appear and answer the complaint of the plaintiff on file herein against you or otherwise plead thereto within four weeks from the date of the first publication of this summons, same

being the 22nd day of June, 1934.

And you will please take notice that if you fail to so appear and answer or otherwise plead to said complaint, the plaintiff will take decree against you for the relief demanded in said complaint to-wit: a decree foreclosing plaintiff's mortgage and decreeing that the property hereinafter described as follows, to-wit:

Beginning at a point twenty (20) feet West and five hundred thirty-one and five-tenths (531.5) feet North of the Northeast corner of the Southeast quarter (¼) of the Northeast quarter (¼) of Section six (6), Township thirty-nine (39) South, Range one (1) East of the Willamette Meridian, Oregon; thence North seventy-two (72) degrees; West one thousand three hundred thirty-four and four tenths (1334.4) feet; thence North sixteen (16) degrees four (04) minutes West two hundred forty-seven and two-tenths (247.2) feet; thence North fifty-nine (59) degrees forty-eight (48) minutes East fifty (50) feet; thence South sixteen (16) degrees four (04) minutes East one hundred (100) feet; thence North fifty-three (53) degrees East seven hundred twenty-two (722) feet; thence North sixty-four (64) degrees twenty-four (24) minutes East eighty-two (82) feet; thence South seventy-eight (78) degrees forty-two (42) minutes East seventy-four (74) and three-tenths (74.3) feet; thence South sixty (60) degrees fifty (50) minutes East four hundred seven (407) feet; thence South five (5) degrees thirty (30) minutes West one hundred thirteen (113.7) feet; thence South thirty-two (32) degrees thirty-five (35) minutes West two hundred eighty-nine and five-tenths (289.5) feet; thence South fifty-three (53) degrees thirty-five (35) minutes East fifty-five and four-tenths (55.4) feet; thence North seventy-three (73) degrees thirty-seven (37) minutes East one hundred fifty-seven and five-tenths (157.5) feet; thence North eighty-nine (89) degrees two (02) minutes East one hundred forty-five and three-tenths (145.3) feet; thence South no (0) degrees fifty-four (54) minutes East five hundred ten (510) feet to the place of beginning; containing seventeen and eight-tenths (17.8) acres, more or less, and being situated in Section six (6), Township thirty-nine (39) South of Range one (1), East of the Willamette Meridian in Oregon, and also in Section thirty-one (31) Township thirty-eight (38) South of Range one (1) East of the Willamette Meridian, Jackson county, Oregon.

be sold in satisfaction thereof, together with attorney's fees, costs and disbursements.

This summons is published by order of Hon. H. D. Norton, judge of the Circuit Court of Jackson County, Oregon, which order was made on the 18th day of June, 1934, and requires publication of this summons once a week for four weeks.

G. A. CODDING, Attorney for Plaintiff.  
P. O. Address: Courthouse, Medford, Oregon.  
(June 22 29 July 6 13)

**In the County Court of the State of Oregon, for Jackson County**  
IN THE MATTER OF THE ESTATE OF LOUIS VIMONT, DECEASED.

**NOTICE TO CREDITORS**

Notice is hereby given that the county court of the state of Oregon, for Jackson county has appointed me administrator of the estate of Louis Vimont, deceased. All persons having claims against said estate are required to present them to me with proper vouchers, within six months from this date, at the office of Porter

J. Neff, room 202, Cooley theater building, Medford, Oregon.

Dated June 29, 1934.  
BEN VINCENT, Administrator.  
(June 29, July 6, 13, 20)

**The Mine Scout Says:**

Inquiries for placer mining properties are on the increase. Several mining engineers have been diligently seeking property of merit. One complaint that seems to be common among mining men with capital is that it is very hard to get a deal on a business basis. The writer has long recognized this condition but feels that, with more sound mining publicity, this difficulty would become a fadout. The success of many small operations, many of which have paid handsomely, is responsible, to a large extent, in bringing mining men into southern Oregon. Now with the advent of a custom mill, which is hoped will reach a stage of perfection, the quartz operations should increase. Thousands of quartz showings in southwestern Oregon warrant prospecting work and a large percentage of them will produce milling grades of ore.

Zero hour for filing for exemption on assessment work is here. An act of congress specifically states the notice must be filed with the county clerk of the county wherein the claim is located not later than 12:00 noon, July 1. Six claims are allowed for one individual and 12 claims to a corporation.

Water shortage has curtailed placer and quartz mining considerable this year in southern Oregon. Despite this fact the production of gold has increased more than 25 per cent, according to shippers' records.

Production at both the Ashland and Barron mines continues. The Ashland is treating ore on the ground and shipping zinc precipitates from cyanide plant. The Barron, due to lack of water for the mill, is shipping crude ore to the smelter.

It is an ill wind that blows no-one good. So, even with exceptionally low water this year, the 125 miles in length of Rogue river from Gold Ray dam to Gold Beach is now providing employment for upwards of 2000 men. Some only make their grub while others who have technical knowledge of getting the gold from river beds are making money. Several diving suits with accompanying apparatus are bringing up the yellow metal from its resting place in crevices of the river bed.

Silver legislation terminated favorable to the mining industry and will relatively help business in general. It is now up to President Roosevelt to start the machinery in motion that will cause silver prices to move upward. The purchase of 2,300,000,000 ounces of silver and the issuance of currency in a corresponding ratio will stimulate silver mining as well as help employment in other lines through increases in foreign trade.

We like to think of Huey Long on the floor, if it isn't the senate floor.—Weston Leader.

**LEGAL NOTICES**

**NOTICE OF SHERIFF'S SALE**

By virtue of an execution or foreclosure duly issued out of and under the seal of the circuit court of the state of Oregon, in and for the county of Jackson, to me directed and dated on the 22nd day of June, 1934, in a certain action therein, wherein Jackson County Building and Loan Association, an Oregon building and loan corporation, was the plaintiff and Mary L. Soukup, a widow; Albert Soukup, the only heir at law of Albert H. Soukup (also known as A. H. Soukup) deceased; also all other persons or parties unknown claiming any right, title, estate, lien or interest in or to the real estate described herein were the defendants in which action Jackson County Building and Loan Association, an Oregon building and loan corporation as plaintiff recovered judgment against Mary L. Soukup, the defendant, for the sum of \$1000.00, less the sum of \$348.00 paid on stock, less the sum of \$75.61 accrued dividends on said stock, being the sum of \$576.39, plus interest on \$1000.00 from the 28th day of February, 1933, to the 25th day of January, 1934, at the rate of 10% per annum, being the sum of \$98.67, plus interest on \$576.39, from the 25th day of January, 1934, to the date hereof, at the rate of 10% per annum, being the sum of \$22.88, plus \$19.00 for insurance premiums paid by Plaintiff, plus \$5.00 for continuation of abstract of title, with costs and disbursements taxed at \$33.80, and the further sum of seventy-five and no/100 (\$75.00) dollars as attorney's fees, plus interest on said judgment at the rate of 10% per annum from the date of the decree herein, which judgment was enrolled and docketed in the clerk's office of said court in said county on the 21st day of June, 1934.

Notice is hereby given that, pursuant to the terms of the said execution, I will on the 28th day of July, 1934, at 10:00 o'clock a.m. at the front door of the courthouse in the city of Medford, in Jackson county, Oregon, offer for sale and will sell at public auction for cash to the highest bidder, to satisfy

said judgment, together with the costs of this sale, subject to redemption as provided by law, all of the right, title and interest that the said defendants, Mary L. Soukup and Albert Soukup had on the 3rd day of June, 1927, or now have in and to the following described property, situated in the county of Jackson, state of Oregon, to-wit: Lot eight (8) in block number two (2) in Roanoke Addition to the city of Medford, Oregon. All situated in the county of Jackson, state of Oregon.

Dated this 22nd day of June, 1934.

WALTER J. OLMSCHEID, Sheriff of Jackson county, Oregon.  
By OLGA E. ANDERSON, Deputy.

(June 29, July 6, 13, 20)

**NOTICE OF SHERIFF'S SALE**

By virtue of an execution in foreclosure duly issued out of and under the seal of the circuit court of the state of Oregon, in and for the county of Jackson, to me directed and dated on the 22nd day of June, 1934, in a certain action therein, wherein Jackson County Building and Loan Association, an Oregon building and loan corporation, as plaintiff recovered judgment against T. Orion Glass, the defendant, for the sum of \$3000.00 less the sum of \$624.00 paid on stock, less the sum of \$55.18 accrued dividends on said stock, being the sum of \$2320.82, plus interest on \$3000.00 from the 31st day of December, 1933, to the 13th day of March, 1934, at the rate of 10% per annum, being the sum of \$56.67, plus interest on \$2320.82 from the 13th day of March, 1934, to the date hereof, at the rate of 10% per annum, being the sum of \$58.00 plus \$5.00 for continuation of abstract of title, plus interest on said judgment at the rate of 10% per annum from the date of decree herein, with costs and disbursements taxed at forty-eight and 80/100 (\$48.80) dollars, and the further sum of two hundred and no/100 (\$200.00) dollars as attorney's fees, which judgment was enrolled and docketed in the clerk's office of said court in said county on the 21st day of June, 1934.

Notice is hereby given that, pursuant to the terms of the said execution, I will on the 28th day of July, 1934, at 10:00 o'clock a.m. at the front door of the courthouse in the city of Medford, in Jackson county, Oregon, offer for sale and will sell at public auction for cash to the highest bidder, to satisfy

cution, I will on the 28th day of July, 1934, at 10:00 a.m., at the front door of the courthouse in the city of Medford, in Jackson county, Oregon, offer for sale and will sell at public auction for cash to the highest bidder, to satisfy said judgment, together with the costs of this sale, subject to redemption as provided by law, all of the right, title and interest that the said defendant T. Orion Glass, had on the 19th day of August, 1929, or now has in and to the following described property, situated in the county of Jackson, state of Oregon, to-wit:

From a point which is north 0 degrees 05 minutes east 2990.6 feet from the southwest corner of Donation Land Claim No. 37, in township 38 south, range 1 and 2 west of the Willamette Meridian, run thence south 89 degrees 57 minutes east 510 feet; thence south 0 degrees 05 minutes west 224 feet; thence north 89 degrees 57 minutes west 510 feet; thence north 0 degrees 05 minutes east 224 feet to the point of beginning, all situated in Jackson county, Oregon.

Dated at Medford, Oregon, this 22nd day of June, 1934.

WALTER J. OLMSCHEID, Sheriff of Jackson county, Oregon.  
By OLGA E. ANDERSON, Deputy.

(June 29, July 6, 13, 20)

**NOTICE OF SHERIFF'S SALE**

By virtue of an execution in foreclosure duly issued out of and under the seal of the circuit court of the state of Oregon, in and for the county of Jackson, to me directed and dated on the 22nd day of June, 1934, in a certain action therein, wherein Jackson County Building and Loan Association, an Oregon building and loan corporation, was the plaintiff and Ralph E. Welt, Austin Welt, Elmer E. Welt, Mrs. C. M. Bergstrom, Grace Welt Luke, also known as Grace Welt, the sole heirs at law of Charles D. Welt, deceased; also all other persons or parties unknown claiming any right, title, estate, lien or interest in or to the real estate described in the complaint herein in which action it is adjudged that the plaintiff Jackson County Building and Loan