

The Jacksonville Miner

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LEONARD N. HALL, Editor and Publisher
MAUDE POOL, Applegate Editor

PHONE JACKSONVILLE 141

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Dogs in the Dance Manger

The county court wants Jacksonville to quit dancing at midnight. "Too much gadding around late at night by dancers, and other operators, who must close at twelve, are squawking because J'ville and Gold Hill can run until 2 a.m."

Jacksonville's city fathers, almost talked into voluntary closing by the county judge and commissioners, met Tuesday night to discuss the closing, following a conference with county officials last week, and decided to postpone any action another month. Gold Hill city officials turned down flatly the invitation to confer with the county court.

It seems that pressure was brought to bear on the county court to effect a uniform closing hour throughout the county, not by Jacksonville or Gold Hill citizens, or Medford residents for that matter, but by operators of beer parlors, other dances and establishments which feel a drain from their business on Saturday nights when the crowds leave for the two late spots to continue dancing for two hours more. When local officials met a week ago with county officials, there seemed to be an accumulation of beer dance hall owners, Medford and Eagle Point dance hall operators in the anteroom anxiously awaiting outcome of the county court's conference with Jacksonville. There were several dogs in the manger, so to speak.

First, it should be understood that Jackson county's judge and commissioners have absolutely no jurisdiction over dancing hours in Jacksonville and Gold Hill. That is why they called in local officials, pointed out all the "favors" they have granted this city in the past, and attempted to extract a promise that

dances here would be voluntarily closed. A threat was made that favors in the future may not be forthcoming unless we agreed to their terms, and it was added that, in case Jacksonville and Gold Hill refused to shut down, "we'll open all other dances till 2 o'clock, and then where'll you be." However, Oregon law also covers that, and the county court has no authority to open any of those dances past midnight.

In the first place, it seems poor taste to The Miner for the county court to make demands from this city on the basis of past and future "favors." The Jackson county court, after all, was elected by Jacksonvillians as well as by others, and has given residents here no more than they were entitled to. What "gifts" were accorded were paid for, of course, out of the tax roll which includes this section of the county.

The only obligation this city and Gold Hill could possibly owe to the county court would be to conduct decent, clean dances. Beyond that, it is none of the county officials' business what hour dances run in the two places. State law left that matter up to the various municipalities, and County Judge Day and Commissioners Nealon and Billings are overstepping their authority in attempting to dictate to the towns. If Jacksonville and Gold Hill citizens decide they don't want dances to run past midnight, that is one thing, but when the county court, egged on by a few jealously interested parties, wants to settle the question for us, that's something else again.

It seems that, with an election coming on, county court members have followed the course of least resistance and are attempting to make Jacksonville and Gold Hill the goats because there is complaint from operators who howl about "protecting our heavy investments." Jacksonville and Gold Hill, too, have as heavy investments as other operators, and both towns turn all revenue to civic improvement.

In settling the question of what hour to close the local dances, city officials owe no consideration to the county court, favors or no favors. If Jacksonville has to jump every time someone cracks a whip to get help when needed, we had better find it out before election time and not voluntarily surrender what little business advantage left, only to find out the same thing after the votes are all counted this fall.

Leaves Out of Aunt Lu's Diary



Sam Chisholm.
ALLISON MOULTON,
Attorney for Administratrix.
(July 20, 27, Aug 3, 10)

In the County Court for Jackson County, State of Oregon
IN THE MATTER OF THE ESTATE OF GLADYS TREFREN, DECEASED.

Notice is given that the undersigned administrator de bonis non of the above entitled estate has filed in the above entitled court and matter his final account of the administration of said estate and by order of the above entitled court September 8, 1934, at the hour of 10:00 o'clock a.m. at the court room of the above entitled court at the Jackson county court house at Medford, Oregon, has been fixed as the time and place for the hearing and settlement of any objections to said account.

MARK BURKHART,
Administrator de bonis non.
(Aug 10 17 24 31)

A little down on a big bill sounds soft, but soon gets hard.—Weston Leader.

What the loose thinker seldom realizes is that in Russia, for example, he wouldn't be loose.—Weston Leader.

all of Jacksonville, were dinner guests at the home of Mrs. Ethel Jones of Medford Wednesday evening.
● Among Jacksonville visitors Saturday were Mr. and Mrs. Fred Clute of Applegate.

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WIN WITH MARTIN

LEGAL NOTICES

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 23rd day of July, 1934, in a certain action therein, wherein the state of Oregon, represented and acting by the World War Veterans' State Aid Commission as plaintiff and Philip J. Amer, a single person, Ralph Allingham and Mrs. Ralph Allingham, husband and wife, and George Shaw, a single person, were defendants, in which action the state of Oregon, represented and acting by the World War Veterans' State Aid Commission, recovered judgment against Philip J. Amer, the defendant, for the sum of \$1311.89, together with interest thereon at 4% per annum from December 24, 1932, with costs and disbursements taxed at \$50.80, and the further sum of one hundred fifty and no/100 (\$150.00) dollars, as attorney's fees, which judgment was enrolled and docketed in the clerk's office of said court in said county on the 23rd day of July, 1934.

Notice is hereby given that, pursuant to the terms of the said execution, I will on the 24th day of August, 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, 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, had on the 23rd day of February, 1927, or now have in and to the following described property, situated in the county of Jackson, state of Oregon, 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) 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 and seven-tenths (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.

Dated this 23rd day of July, 1934.
WALTER E. OLMSCHIED,
Sheriff of Jackson county, Oregon.
WALTER J. OLMSCHIED,
Deputy.
(July 27, Aug 3, 10, 17)

ADMINISTRATRIX'S NOTICE TO CREDITORS

Notice is hereby given that the undersigned has been appointed by the County Court of Jackson county, Oregon, Administratrix of the estate of Sam Chisholm, deceased. All persons having claims against said estate are hereby notified to present the same, duly verified, to the undersigned administratrix at the office of Allison Moulton, 301 Liberty building, Medford, Oregon, on or before six months from the date of this notice.

Dated the 20th day of July, 1934.
JOSEPHINE ROBBINS,
Administratrix of the Estate of

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