

The Jacksonville Miner

Published Every Friday at
JACKSONVILLE, OREGON

OFFICIAL NEWSPAPER OF JACKSONVILLE

Entered as second-class matter February 19, 1932,
at the postoffice at Jacksonville, Oregon, under
the act of March 3, 1879.

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Subscription Rates, in Advance:
One Year \$1.00 Six Months .50c

Have a Drink on J'ville!

Believe it or not, Jacksonville's water supply at the climax of a dry, arid summer is in better condition than it was even last winter. Thanks to the ambition and faith of a handful of local citizens to whom we should lift a cup of clear, cold, pure city water in a toast of appreciation.

A few active souls in the Jacksonville Chamber of Commerce and members of the volunteer fire company pioneered the water development which, for a week, has been supplying a city that would otherwise have been hauling water in trucks. Backing of the city council was given last week to the watershed work and any serious water shortage has been averted for this fall and concrete proof was given that Jacksonville can and should be self-dependent so far as municipal water is concerned.

More than that, the development of pure spring water in abundance from granite hills that for years have been held in contempt as a mirage so far as water storage is concerned, has demonstrated to us that Jacksonville most certainly has material here to go forward, to grow and develop as she deserves. Seasonal lack of water has seriously held this city back and the expenditure of a mere \$400 has proven how poorly founded has the notion been that expensive Medford water was the only solution to the local problem.

Just as a little effort and a little confidence in the old town have paid welcome dividends in cold, pure spring water, so will other efforts to improve the community be justified and rewarded. With our whistles wet again, we should take renewed faith in our city and encourage further improvements, rather than follow the habitual folly of condemning every idea that comes along.

With a newly-built flume running over with needed water, we can look back any number of years and see how clearly how foolish we were not to have developed the watershed sooner. Let's not let other opportunities slip by so that in the future we can look back to the present time with like regrets.

Turn on your faucet, draw yourself a pure, refreshing drink of Jacksonville's own water, recall what that water was like a month ago, and thank your living stars that not everyone who lives here is carrying a grudge against the town.

Read the Budgets

This week The Miner is printing both the proposed school district budget and the city's estimated expenditures for 1935. School authorities and city officials have ordered the printing of these figures to enable all citizens and taxpayers to look over and analyze them at leisure.

Neither budget, as printed, has been adopted as yet. The school budget meeting will be held at 4 o'clock Monday, October 29, at which time suggestions, alterations and discussion will be entertained by the school board, and a vote will be taken on the proposed budget. Any legal voter is qualified to vote on the measure, which not only arranges for expenditures in this school district, but also determines school taxes.

The city of Jacksonville will hold its budget meeting at 8 o'clock Wednesday night, November 7, for discussion and a vote. Those residents having the interest of their community at heart should, at least, attend both these meetings, if

only to acquaint themselves with the machinery of local school and municipal government.

Study the budgets printed this week. If they leave any question in your mind, ask any member of the school board or the city council to explain them to you. Jacksonville is sadly lacking in civic interest and participation, and this would be a good time for many of us to perk up and give the old town a break.



Don't Vote No on All 3

"Vote 'no' on all three" measures on the November ballot, advises another newspaper. The Grange power bill, the 20-mill tax limitation amendment and the healing arts constitutional amendment are the proposed bills coming under this blanket indictment.

The wary voter should reason first, before making up his mind on any of them, that if there are worthwhile laws already written into our statute books, so is there virtue to be found among new measures proposed from time to time. All is not gold that glitters, and likewise all is not necessarily brass that glitters, either.

We are not overly familiar with either the Grange power bill or the 20-mill tax limitation, but we have perused at length the healing arts constitutional amendment and, so far as we can see, the healing arts change would neither injure nor supplant present hospital standards or the workmen's compensation law. In fact, the amendment is designed to correct injustices in the very recent basic science law which placed chiropractors and other drugless healers under the thumb of medical doctors, and would preserve Oregon's medical freedom as it has been maintained in the past.

What the healing arts amendment would do, too—a point which the medical fraternity has been careful not to bring out, although it is credited with being their inspiration for opposition—is to guarantee medical freedom to the layman. At present the state accident commission delivers its compensation patients to medical doctors, whether the patient prefers drugless healing or not.

The drugless physicians—those who have established themselves as legitimate and effective practitioners—declare they want equal rights with medical doctors to pursue their professions. Their plea for recognition is worthy of voters' serious consideration. They seek no advantage; drugless practitioners simply ask voters to take them from under the dominance of their professional rivals.

Competition is the life of trade and it is hard to believe the state should grant subsidy and favor to one branch of the healing arts which can be used to retard progress of another. Voters should weigh both sides of the question for themselves before they listen to any blanket plea to "vote 'no' on all three."

The healing arts constitutional amendment is not a "fast one" being attempted by fakirs and voodoo doctors, as charged. It is good, sensible legislation which the drugless physicians feel they need and deserve. Medical men are generally opposed to the measure because it would place on a more equal footing their direct competitors in the business of making sick people well.

Medicos—for the most part ethical and substantial citizens, have had the inside track in the healing business and they resent any effort to lessen this advantage. The drugless doctors believe healing arts should be made to stand or fall on their individual merits alone, and that Oregon's people should be given medical freedom.

Any voter would resent the state of Oregon dictating to him what church he should attend. Yet, for example, fruit workers in Medford's packing houses under workmen's compensation who had more faith in other types of healing, were forced to go to medical doctors or to none at all, so far as the state law was concerned.

Don't vote "no" on all three! Vote for the healing arts constitutional amendment and play fair all around.

Perennial Prognosticator

REMEMBER JUDGE YOU PREDICTED A HARD WINTER LAST YEAR, TOO!



YOU MAY LAUGH AT THIS, HAVE YOU SEEN PETE HAWKINS LATELY? WELL SIR, HIS BEARD AIN'T EVER BEEN AS THICK AS IT IS THIS YEAR



WELL SIR, THAT OL MARE OF MINE AIN'T HAD A PELT ON HER LIKE THIS YEAR, NOT SINCE THE WINTER OF NINETY EIGHT



AND THAT RHEUMATISM OF MINE IS AGTING UP, THAT ALWAYS PRECEDES A HARD WINTER



HE AINT BEEN RIGHT YET AND I HOPE HE'S WRONG THIS YEAR



Mental depression is still on—Weston Leader.

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covered judgment against Emmeline A. K. Bevan, also known as Betty K. Bevan, administratrix of the estate of Arthur Cyril Bevan, also known as A. C. Bevan, deceased; Emmeline A. K. Bevan, also known as Betty K. Bevan, guardian of the person and estate of Barbara Norwood Bevan, a minor; Emmeline A. K. Bevan, also known as Betty K. Bevan, widow of Arthur Cyril Bevan, also known as A. C. Bevan, deceased; and Barbara Norwood Bevan, a minor child of Arthur Cyril Bevan, also known as A. C. Bevan, deceased, sole and only heirs at law and next of kin of Arthur Cyril Bevan, also known as A. C. Bevan, deceased; George R. Carter, county clerk and ex-officio registrar of titles of Jackson county, Oregon; JACKSON COUNTY, OREGON, a political subdivision of the state of Oregon; 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, the defendants, for the sum of \$1400.00, plus interest from the 30th day of September, 1932, to the 25th day of May, 1934, at the rate of 10% per annum being the sum of \$239.55, plus interest on \$1154.02 from the 25th day of May, 1934, to the date hereof at the rate of 10% per annum, being the sum of \$25.64, less the sum of \$197.66 paid on stock, less the sum of \$48.32 accrued dividends on said stock, plus \$11.20 for insurance premium paid by plaintiff, 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 the decree herein, with costs and disbursements taxed at eighteen and 13/100 (\$18.13) dollars, and the further sum of one hundred ten and 00/100 (\$110.00) dollars as attorney's fees, which judgment was enrolled and docketed in the clerk's office of said court in said county on the 20th day of September, 1934.

NOTICE is hereby given that, pursuant to the terms of the said execution, I will on the 3rd day of November, 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 defendants, Emmeline A. K. Bevan, also known as Betty K. Bevan, administratrix of the estate of Arthur Cyril Bevan, also known as A. C. Bevan, deceased; Emmeline A. K. Bevan, also known as Betty K. Bevan, guardian of the person and estate of Barbara Norwood Bevan, a minor; Emmeline A. K. Bevan, also known as Betty K. Bevan, widow of Arthur Cyril Bevan, also known as A. C. Bevan, deceased; and Barbara Norwood Bevan, a minor child of Arthur Cyril Bevan, also known as A. C. Bevan, deceased, sole and only heirs at law and next of kin of Arthur Cyril Bevan, also known as A. C. Bevan, deceased; George R. Carter, county clerk and ex-officio registrar of titles of Jackson county, Oregon; Jackson county, Oregon, a political subdivision of the state of Oregon, had on the 4th day of March, 1925, or now have in and to the following described property, situated in the county of Jackson, state of Oregon, to-wit:

Lot 11, block 1, of Tuttle's First Addition to the city of Medford, Oregon.

Dated at Medford, Oregon, this 2nd day of October, 1934.

WALTER J. OLMSCHIED,
Sheriff of Jackson County, Oregon.
By HOWARD GAULT,
Deputy.

(Oct 5 12 19 26)

HAROLD SARGENT TO HANDLE CHEVROLET SALES FOR THIS SECTION OF THE COUNTY

Harold W. Sargent, recently of

Shreveport, La., has been placed in charge of Chevrolet sales for Jacksonville, Applegate and Ruth districts by the Rogue River Chevrolet company. It was announced early this week.

Sargent received recognition as a baseball pitcher for the Medford Rogues during the summer and last week-end journeyed to Weed, Calif., where he twirled the nine of that city to a 2-1 victory over Redding. Sargent has offered his services to Jacksonville high school as assistant football coach to Ray

Hunsaker, having played in conference games in the south for several seasons with Louisiana. He recently was married to Miss May Sellers, a former Applegate resident.

Mr. Sargent said he would be glad to arrange the famous "five-mile ride" for people of this section at any time, to demonstrate the benefits of knee-action on rough roads.

Mental depression is still on—Weston Leader.

NOTICE OF SCHOOL MEETING
(In Second and Third Class Districts)

NOTICE IS HEREBY GIVEN to the legal voters of School District No. 1, of Jackson county, state of Oregon, that a school meeting of the said district will be held at the high school on the 29th day of October, 1934, at 4 o'clock in the afternoon, for the purpose of discussing the budget for the fiscal school year, beginning June 17, 1935, and ending June 16, 1936, herein set forth, and to vote on the proposition of levying a district tax.

In districts of the second and third class when the budget meeting is held in connection with the annual school meeting, the following provision of Section 35-1006, Oregon School Laws, 1931, should be observed: " * * * And the ballots at the election in such district shall not be counted until an hour after the time set for such election. Until the ballots are counted any legal voter of the district shall be entitled to vote upon any matters before the meeting."

BUDGET			
Estimated Receipts			
2. To be received from the county school fund.....			\$2,000.00
3. To be received from the elementary school fund.....			1,100.00
4. To be received from the state irreducible school fund.....			300.00
6. To be received from the non-high school district for:			
Tuition			3,000.00
Transportation			1,000.00
TOTAL ESTIMATED RECEIPTS.....			\$7,400.00
Estimated Expenditures			
I. General Control			
1. Clerk	\$50.00		\$50.00
3. Legal services (clerk's bond).....	15.00		15.00
TOTAL GENERAL CONTROL.....			\$130.00
III. Instruction—Teaching			
1. Principal	\$500.00	\$1,500.00	
2. Teachers	3,825.00	3,240.00	
3. Supplies	100.00	100.00	
4. Textbooks	150.00	100.00	
TOTAL INSTRUCTION—TEACHING.....			\$9,515.00
IV. Operation of Plant			
1. Janitor's salary	\$420.00	\$420.00	
2. Janitor's supplies	\$225.00	\$225.00	
3. Fuel	\$100.00	\$100.00	
4. Light and power	\$35.00	\$45.00	
5. Water	\$18.00	\$18.00	
TOTAL EXPENSE OF OPERATION.....			\$1,606.00
V. Maintenance and Repair			
1. Furniture and equipment.....	\$100.00	\$100.00	
2. Buildings and grounds.....	100.00	100.00	
TOTAL MAINTENANCE AND REPAIR.....			\$400.00
VI. Auxiliary Agencies			
1. Library books	\$50.00	\$50.00	
2. Health (b.) Supplies.....	\$5.00	\$5.00	
3. Transportation (a.) Personal service.....	\$500.00	\$1,600.00	
TOTAL AUXILIARY AGENCIES.....			\$2,210.00
VII. Fixed Charges			
1. Insurance	\$75.00	\$75.00	
TOTAL FIXED CHARGES.....			\$150.00
VIII. Capital Outlay			
3. Alterations	\$750.00	\$750.00	
4. New furniture and equipment.....	200.00	300.00	
TOTAL CAPITAL OUTLAY.....			\$2,000.00
IX. Debt Service			
4. Interest on warrants	\$40.00	\$60.00	
TOTAL DEBT SERVICE.....			\$100.00
X. EMERGENCY.....			\$1,000.00
TOTAL ESTIMATED EXPENDITURES FOR YEAR \$17,111.00			
RECAPITULATION			
Total estimated expenditures for the year.....			\$17,111.00
Less total estimated receipts for the year.....			7,400.00
AMOUNT TO BE RAISED BY DISTRICT TAX.....			\$9,711.00
Dated this day of October 8, 1934.			
Signed: STELLA W. BEACH, District Clerk.			
ZOLA O. FICK, Chairman, Board of Directors.			
Published this day of October 12, 1934.			
STELLA W. BEACH, District Clerk.			

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

of September, 1934, in a certain action therein, wherein Jackson County Building and Loan Association, an Oregon building and loan corporation, as plaintiff, re-